

**MONDAY, APRIL 24, 2017**

**TWENTY-NINTH LEGISLATIVE DAY**

The House met at 5:00 p.m. and was called to order by Madam Speaker Harwell.

The proceedings were opened with prayer by Gordon Borck, Christ Fellowship Church, Carthage, TN.

Representative Pody led the House in the Pledge of Allegiance to the Flag.

**ROLL CALL**

The roll call was taken with the following results:

Present..... 91

Representatives present were Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 91

**EXCUSED**

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative DeBerry; personal

Representative Smith; business

Representative Lynn; personal

Representative J. Sexton; personal

Representative Ramsey; personal

**PRESENT IN CHAMBER**

Rep. Parkinson was recorded as being present in the Chamber.

COMMUNICATION  
April 24, 2017

Hayden Pendergrass  
19 Legislative Plaza  
Nashville, TN 37243

Re: Legislative Sick Bank Advisory Group

Dear Mr. Pendergrass:

As Speaker of the House of Representatives acting pursuant to Tennessee Code Annotated, § 8-50-945(c)(1), I am reappointing you to serve as a member of the Legislative Sick Bank Advisory Group. Your new term commences immediately and will expire on January 8, 2019.

I am forwarding a copy of this letter to Connie Ridley. Connie Ridley's office will be contacting you in the near future regarding this reappointment.

I am confident that you will continue to perform the duties of office with the high standard of professionalism, dedication and integrity that the citizens of Tennessee deserve and expect of their public servants.

Best Wishes,

/s/ Speaker Beth Harwell

cc: Connie Ridley  
Lt. Gov. Randy McNally  
Cody York, 8th Floor, Snodgrass Tower  
Don R. Johnson, G-7 State Capitol Bldg.  
Scott Gilmer  
Karen Garrett  
Doug Himes  
Tammy Letzler

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

**House Bill No. 63** Reps. Daniel, M. White and Powers as prime sponsors.

**House Bill No. 73** Reps. Ragan, Hardaway, T. Hill, Windle, Moody, Staples, Matheny, Eldridge and Powers as prime sponsors.

**House Bill No. 277** Reps. Thompson and Akbari as prime sponsors.

**House Bill No. 287** Reps. Zachary, Howell, M. White, Butt, Eldridge, Moody, Ragan and Powers as prime sponsors.

**House Bill No. 445** Rep. Ragan as prime sponsor.

**House Bill No. 462** Reps. Ragan, Hardaway, Terry, Wirgau, Love, Lamberth, Towns and Clemmons as prime sponsors.

**House Bill No. 534** Rep. McCormick as prime sponsor.

**House Bill No. 593** Rep. Camper as prime sponsor.

**House Bill No. 615** Rep. Gilmore as prime sponsor.

**House Bill No. 1016** Rep. Ragan as prime sponsor.

**House Bill No. 1199** Rep. Daniel as prime sponsor.

**House Bill No. 1337** Rep. Turner, Thompson and Love as prime sponsor.

**MESSAGE FROM THE SENATE**

**April 21, 2017**

MADAM SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286 and 287; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

**REPORT OF CHIEF ENGROSSING CLERK**

**April 21, 2017**

MADAM SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Joint Resolutions Nos. 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286 and 287; for his action.

GREG GLASS, Chief Engrossing Clerk

**MESSAGE FROM THE GOVERNOR**

**April 21, 2017**

MADAM SPEAKER: I am directed by the Governor to return herewith: House Joint Resolution No. 342; with his approval.

DWIGHT E. TARWATER, Legal Counsel to the Governor

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1151; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**Senate Bill No. 1151** -- Firearms and Ammunition - As introduced, clarifies that the curriculum required before an employee is permitted to carry a handgun on the property of schools in distressed rural counties may be adapted by the instructing law enforcement agency from an existing curriculum approved by POST. - Amends TCA Section 49-6-816. by \*Hensley. (\*HB409 by \*Byrd)

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1163; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**Senate Bill No. 1163** -- Estates - As introduced, makes various changes to probate law, including requiring the receipt of a distributee or legatee to be executed under penalty of perjury or sworn before the clerk or a notary public. - Amends TCA Title 30. by \*Hensley. (\*HB1016 by \*Hawk)

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1152; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**Senate Bill No. 1152** -- Education, Curriculum - As introduced, designates the week of September 17 as "Celebrate Freedom Week" in public schools; requires the state board of education to adopt rules in regard to Celebrate Freedom Week. - Amends TCA Title 49, Chapter 6, Part 10. by \*Hensley, \*Bowling, \*Kelsey, \*Bailey, \*Crowe, \*Gresham, \*Roberts. (\*HB287 by \*Byrd)

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1032; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**Senate Bill No. 1032** -- Welfare - As introduced, clarifies that an adult, for purposes of adult day care services, is an individual who is 18 years of age or older. - Amends TCA Title 4, Chapter 3, Part 12; Title 49; Title 68 and Title 71. by \*Yarbro. (\*HB593 by \*Beck, \*Jernigan, \*Gilmore, \*Hardaway)

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to return to the House, House Bill No. 275; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to return to the House, House Bill No. 439; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**

**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 293, 332, 333, 334, 335 and 336; adopted, for the House's action.

RUSSELL A. HUMPHREY, Chief Clerk

**\*Senate Joint Resolution No. 293** -- General Assembly, Statement of Intent or Position - Urges the United States to confront the main source of international terrorism sponsored by Iran and designate Iran's Islamic Revolutionary Guards Corps as a foreign terrorist organization. by \*Ketron.

**Senate Joint Resolution No. 332** -- Memorials, Academic Achievement - Alexa Brooke McCormick, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 333** -- Memorials, Academic Achievement - Tammy Sueann Wheeley, Salutatorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 334** -- Memorials, Academic Achievement - Lucas Wayne Garrison, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 335** -- Memorials, Academic Achievement - Tanner Henry Tanguis, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 336** -- Memorials, Academic Achievement - Kiersten Shanay Maxwell, Valedictorian, Westmoreland High School. by \*Haile.

**PERSONAL ORDERS**

**RECOGNITION IN THE WELL**

Representative Gilmore was recognized in the Well to honor the Maplewood High School Boys' Basketball TSSAA Division I Class AA State Champions.

**RESOLUTION READ**

The Clerk read House Resolution No. 89, adopted April 10, 2017.

**House Resolution No. 89** -- Memorials, Sports - Maplewood High School boys' basketball team, TSSAA Division I Class AA State Champions. by \*Gilmore, \*Clemmons, \*Powell, \*Mitchell, \*Stewart, \*Jernigan.

**RECOGNITION IN THE WELL**

Representative Gravitt was recognized in the Well to commend Jason Rogers for exemplary service in the Governor's Office.

**RESOLUTION READ**

The Clerk read House Joint Resolution No. 148, adopted February 27, 2017.

**House Joint Resolution No. 148** -- Memorials, Interns - Jason Rogers. by \*Gravitt.

**RECOGNITION IN THE WELL**

Representative Rudd was recognized in the Well to honor and commend the members and coaches of the Riverdale High School girls' basketball team upon winning the TSSAA Class AAA state championship.

**RESOLUTION READ**

The Clerk read Senate Joint Resolution No. 246, adopted March 27, 2017.

**Senate Joint Resolution No. 246** -- Memorials, Sports - Riverdale High School girls' basketball team, TSSAA Class AAA State Champions. by \*Ketron, \*Tracy.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 26, 2017:

**House Resolution No. 108** -- Memorials, Academic Achievement - Jennifer Tat, Salutatorian, Bartlett High School. by \*Miller, \*Coley.

**House Resolution No. 109** -- Memorials, Interns - Heather Vandergrift. by \*Miller.

**House Resolution No. 107** -- Memorials, Academic Achievement - Seth Xavier Allen, Valedictorian, Bartlett High School. by \*Miller, \*Coley.

**House Resolution No. 106** -- Memorials, Interns - Chase Ingle. by \*Halford, \*Keisling.

**House Joint Resolution No. 366** -- Memorials, Recognition - Nathan Pride, Jackson Exchange Club's 2016 Jackson Man of the Year. by \*Eldridge.

**House Joint Resolution No. 367** -- Memorials, Interns - Joseph "Joey" Dixon. by \*Eldridge.

**House Joint Resolution No. 368** -- Memorials, Professional Achievement - Wayne County Forestry Association. by \*Byrd.

**House Joint Resolution No. 369** -- Memorials, Academic Achievement - Taylor Durbin, Valedictorian, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 370** -- Memorials, Academic Achievement - Jake Erisman, Salutatorian, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 371** -- Memorials, Academic Achievement - Taylor Anne Beckham, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 372** -- Memorials, Academic Achievement - Chloe Cooke, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 373** -- Memorials, Academic Achievement - Gunnar Bunch, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 374** -- Memorials, Academic Achievement - Mallory Cherry, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 375** -- Memorials, Academic Achievement - Rose Garrard, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 376** -- Memorials, Academic Achievement - McKenzie Alley, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 377** -- Memorials, Academic Achievement - Anna Grace Blackburn, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

**House Joint Resolution No. 378** -- Memorials, Academic Achievement - Hannah Kate Love, Top Ten Senior, Frank Hughes High School. by \*Byrd.

**House Joint Resolution No. 379** -- Memorials, Academic Achievement - Christian Robert Kirk, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 380** -- Memorials, Academic Achievement - Mary Katelyn Davis, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 381** -- Memorials, Academic Achievement - Abigail Rose Magness, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 382** -- Memorials, Academic Achievement - Taylor Alexandra Clayton, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 383** -- Memorials, Academic Achievement - Hillary Lauren Hunt, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 384** -- Memorials, Academic Achievement - Carlee Reese Register, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 385** -- Memorials, Academic Achievement - Emma Nichole King, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 386** -- Memorials, Academic Achievement - Kaylie Rebekah Jerrolds, Top Ten Senior, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 387** -- Memorials, Academic Achievement - Peyton Lee Ewoldt, Salutatorian, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 388** -- Memorials, Academic Achievement - Houston Daniel Phillips, Valedictorian, Hardin County High School. by \*Byrd.

**House Joint Resolution No. 389** -- Memorials, Academic Achievement - Sawyer Blaine Turnbow, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 390** -- Memorials, Academic Achievement - Hannah Dale Davis, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 391** -- Memorials, Academic Achievement - Elsie Grace Littrell, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 392** -- Memorials, Academic Achievement - Hope Makenzi Ruddle, Valedictorian, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 393** -- Memorials, Academic Achievement - Taylor Grace Bevis, Salutatorian, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 394** -- Memorials, Academic Achievement - Adele Marie Haun, Top Ten Senior, Wayne County High School. by \*Byrd.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

**House Joint Resolution No. 395** -- Memorials, Academic Achievement - Lacey Danielle Staggs, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 396** -- Memorials, Academic Achievement - Dustin Alan Hargrove, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 397** -- Memorials, Academic Achievement - Katelyn Cheyenne LaBombard, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 398** -- Memorials, Academic Achievement - Alexandra Faith Woodside, Top Ten Senior, Wayne County High School. by \*Byrd.

**House Joint Resolution No. 399** -- Memorials, Academic Achievement - Riley Chapman, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 400** -- Memorials, Academic Achievement - Sara Williams, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 401** -- Memorials, Academic Achievement - Sara Beasley, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 402** -- Memorials, Academic Achievement - Anna Gorbatoff, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 403** -- Memorials, Academic Achievement - Madison Dinwiddie, Valedictorian, Summertown High School. by \*Byrd.

**House Joint Resolution No. 404** -- Memorials, Academic Achievement - Dalton Belew, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 405** -- Memorials, Academic Achievement - Tessa Love, Salutatorian, Summertown High School. by \*Byrd.

**House Joint Resolution No. 406** -- Memorials, Academic Achievement - Heather Gauthier, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 407** -- Memorials, Academic Achievement - Kaylee Johnson, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 408** -- Memorials, Academic Achievement - Hayley Sanduskey, Top Ten Senior, Summertown High School. by \*Byrd.

**House Joint Resolution No. 409** -- Memorials, Academic Achievement - Ty Robertson, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 410** -- Memorials, Academic Achievement - Ashton Daniel, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 411** -- Memorials, Academic Achievement - Sada Lowery, Top Ten Senior, Collinwood High School. by \*Byrd.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

**House Joint Resolution No. 412** -- Memorials, Academic Achievement - Lauren Palmer, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 413** -- Memorials, Academic Achievement - Emily Dial, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 414** -- Memorials, Academic Achievement - Zoiee Gobbell, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 415** -- Memorials, Academic Achievement - Jay Hutton, Salutatorian, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 416** -- Memorials, Academic Achievement - Hannah Horton, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 417** -- Memorials, Academic Achievement - Adrianna Darnell, Top Ten Senior, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 418** -- Memorials, Academic Achievement - Kaylan Putman, Valedictorian, Collinwood High School. by \*Byrd.

**House Joint Resolution No. 421** -- Memorials, Academic Achievement - K'nori Tre'shon Bone, Salutatorian, Austin East Magnet High School. by \*Staples.

**House Joint Resolution No. 422** -- Memorials, Academic Achievement - Mayra Alejandra Osorio Flores, Valedictorian, Austin East Magnet High School. by \*Staples.

**House Joint Resolution No. 423** -- Memorials, Academic Achievement - William Harvie III, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 424** -- Memorials, Academic Achievement - Luke Jared Hamby, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 425** -- Memorials, Academic Achievement - Joel Lewis Bain, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 426** -- Memorials, Academic Achievement - Tomy Chet, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 427** -- Memorials, Academic Achievement - Hunter Solomon, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 428** -- Memorials, Academic Achievement - Heather Edelstein, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 429** -- Memorials, Academic Achievement - Reece Jordan Rich, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 430** -- Memorials, Academic Achievement - Cody Anourath Ramangkoun, Valedictorian, Blackman High School. by \*Rudd.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

**House Joint Resolution No. 431** -- Memorials, Academic Achievement - Zachary Adams, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 432** -- Memorials, Academic Achievement - Kayla Michelle Reed, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 433** -- Memorials, Academic Achievement - Kristen Leigh Smith, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 434** -- Memorials, Academic Achievement - Daylia Sky Wallace, Valedictorian, Blackman High School. by \*Rudd.

**House Joint Resolution No. 435** -- Memorials, Academic Achievement - Jeremy Wright, Salutatorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 436** -- Memorials, Academic Achievement - Alana Flint, Valedictorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 437** -- Memorials, Academic Achievement - Megan Taylor, Valedictorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 438** -- Memorials, Academic Achievement - Sarah Abu-Shanab, Valedictorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 439** -- Memorials, Academic Achievement - Elizabeth Whitt, Valedictorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 440** -- Memorials, Academic Achievement - Beth Smith, Valedictorian, Riverdale High School. by \*Rudd.

**House Joint Resolution No. 441** -- Memorials, Recognition - Philip P. Goad. by \*Byrd.

**House Joint Resolution No. 442** -- Memorials, Retirement - Hal Bedell. by \*Pitts.

**House Joint Resolution No. 443** -- Memorials, Recognition - Junior League of Murfreesboro, 25th anniversary. by \*White D.

**House Joint Resolution No. 444** -- Memorials, Recognition - Hannah Maurice, Boys & Girls Club Youth of the Year. by \*Carr , \*Farmer.

**House Joint Resolution No. 445** -- Memorials, Academic Achievement - D'Eric D. Ricks, Valedictorian, Sheffield High School. by \*Akbari.

**House Joint Resolution No. 446** -- Memorials, Recognition - Deonna J. Isom, Student Council President, Sheffield High School. by \*Akbari.

**House Joint Resolution No. 447** -- Memorials, Academic Achievement - Alisha J. Sesley, Salutatorian, Hamilton High School. by \*Akbari.

**House Joint Resolution No. 448** -- Memorials, Academic Achievement - Fredricka D. Braden, Salutatorian, Hamilton High School. by \*Akbari.

**House Joint Resolution No. 449** -- Memorials, Academic Achievement - Dominique D. Dowdy, Valedictorian, Hamilton High School. by \*Akbari.

**House Joint Resolution No. 450** -- Memorials, Academic Achievement - Omar Bernal, Salutatorian, Sheffield High School. by \*Akbari.

**SENATE JOINT RESOLUTIONS  
(Congratulatory and Memorializing)**

Pursuant to **Rule No. 17**, the resolutions listed were noted as being placed on the Consent Calendar for April 26, 2017:

**Senate Joint Resolution No. 332** -- Memorials, Academic Achievement - Alexa Brooke McCormick, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 333** -- Memorials, Academic Achievement - Tammy Sueann Wheeley, Salutatorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 334** -- Memorials, Academic Achievement - Lucas Wayne Garrison, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 335** -- Memorials, Academic Achievement - Tanner Henry Tanguis, Valedictorian, Westmoreland High School. by \*Haile.

**Senate Joint Resolution No. 336** -- Memorials, Academic Achievement - Kiersten Shanay Maxwell, Valedictorian, Westmoreland High School. by \*Haile.

**SENATE BILLS TRANSMITTED**

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

**\*Senate Bill No. 196** -- Juvenile Offenders - As introduced, establishes a progressive truancy intervention program in K-12 schools that involves tiers of prejuvenile court programs designed to keep a truant child out of the juvenile court system. - Amends TCA Title 49, Chapter 6, Part 30. by \*Overbey. (HB483 by \*Forgety, \*Sparks)

**Senate Bill No. 315** -- Comptroller, State - As introduced, requires a local government receiving annual audit findings to submit its annual budget and a corrective action plan to the comptroller; grants the comptroller discretion to approve the local government budget; authorizes sales tax revenue to be withheld from a noncomplying local government; grants the comptroller discretion to waive certain requirements. - Amends TCA Title 9, Chapter 3, Part 4. by \*Gresham, \*Roberts. (\*HB136 by \*White M)

**Senate Bill No. 454** -- Licenses - As introduced, provides for reimbursement to the wildlife resources agency for lost revenue resulting from the issuance of free or partially discounted combination hunting and fishing licenses to persons on or after January 1, 2017. - Amends TCA Title 4, Chapter 3 and Title 70. by \*Bell, \*Gardenhire. (\*HB468 by \*Reedy)

## MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION

**\*Senate Bill No. 644** -- Forfeiture of Assets - As introduced, expands the reporting requirements for the annual civil asset forfeiture report provided by the department of safety to certain committees of the general assembly. - Amends TCA Title 40, Chapter 33, Part 2. by \*Lundberg, \*Gardenhire. (HB813 by \*Hulsey, \*Faison, \*Daniel)

**Senate Bill No. 703** -- Alcoholic Beverage Commission - As introduced, requires that the annual report filed by the executive director of the commission with the general assembly regarding rules promulgated by the commission be filed electronically. - Amends TCA Title 57. by \*Yager, \*Kelsey. (\*HB684 by \*Littleton, \*Ramsey)

**\*Senate Bill No. 729** -- Education - As introduced, creates liability protections for educational entities and employees. - Amends TCA Title 8; Title 16; Title 28; Title 29; Title 37; Title 38; Title 39; Title 40 and Title 49. by \*Gresham, \*Ketron, \*Gardenhire, \*Massey. (HB1196 by \*Rudd)

**\*Senate Bill No. 786** -- Taxes, Ad Valorem - As introduced, requires the state board of equalization to include a statement of the reason for its initial determination denying a property tax exemption for property of any religious, charitable, scientific, or nonprofit educational institution. - Amends TCA Section 67-5-212. by \*Dickerson, \*Yarbro. (HB1369 by \*Sargent)

**Senate Bill No. 1100** -- Bail, Bail Bonds - As introduced, releases bail bondsman from the obligations of a bail or surety bond if the bond has been in effect for three years, if the defendant has not been arrested or indicted during that period and if the court, for good cause shown, has not extended the three-year period. - Amends TCA Title 40, Chapter 11. by \*Kyle, \*Bowling. (\*HB189 by \*DeBerry)

### DELAYED BILLS REFERRED

April 24, 2017

Pursuant to **Rule No. 77**, House Joint Resolution No. 419 and Senate Joint Resolution No. 293 were referred to the Delayed Bills Committee.

**House Joint Resolution No. 419--** -- Memorials, Recognition - Jerusalem Day 2017. by \*Lynn.

**Senate Joint Resolution No. 293** -- General Assembly, Statement of Intent or Position - Urges the United States to confront the main source of international terrorism sponsored by Iran and designate Iran's Islamic Revolutionary Guards Corps as a foreign terrorist organization. by \*Ketron.

### CONSENT CALENDAR

**House Bill No. 680** -- Parks, Natural Areas Preservation - As introduced, repeals present law requirement that marinas, campgrounds, golf courses, cabins, gift shops, restaurants, and inns at state parks be self-sufficient in terms of revenue generated; repeals schedule of priority for spending revenue that exceeds what is required for self-sufficiency of those facilities. - Amends TCA Title 11, Chapter 3, Part 3. by \*Shaw, \*Cooper.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

**\*House Bill No. 608** -- Treasurer, State - As introduced, renames the division of claims administration as the division of claims and risk management; requires the state treasurer to administer the division of claims and risk management. - Amends TCA Title 4; Title 8; Title 9; Title 29; Title 37; Title 50; Title 58 and Title 68. by \*Gant.

On motion, House Bill No. 608 was made to conform with **Senate Bill No. 623**; the Senate Bill was substituted for the House Bill.

**House Bill No. 188** -- Courts, General Sessions - As introduced, changes the method by which a civil action in the general sessions courts is commenced from issuance of a warrant by the clerk to filing a warrant with the clerk. - Amends TCA Section 16-15-716. by \*DeBerry, \*Carter, \*Daniel.

On motion, House Bill No. 188 was made to conform with **Senate Bill No. 160**; the Senate Bill was substituted for the House Bill.

**\*House Bill No. 1440** -- Dyer County - As introduced, allows removal of overgrown vegetation and accumulated debris on owner-occupied residential property. - Amends TCA Section 5-1-115. by \*Sanderson.

**House Bill No. 1432** -- Carthage - Subject to local approval, reduces from three to two the number of days on which an ordinance must be passed by approval on each day by a majority of the members of the governing body for purposes of adopting the ordinance. - Amends Chapter 112 of the Private Acts of 1991; as amended. by \*Weaver.

**House Bill No. 1431** -- Lebanon - Subject to local approval, establishes term limits for the mayor and aldermen; creates mechanism for the filling of vacancies on the city council created upon the filing of a qualifying petition by an alderman to run for mayor; deletes provision prohibiting the granting of a property right to a city employee. - Amends Chapter 644 of the Private Acts of 1911; as amended and rewritten. by \*Pody.

**\*House Bill No. 539** -- Codes - As introduced, authorizes the state fire marshal to inspect an owner's building upon the owner's request to determine if the building meets the statewide safety standards even if the building is located in a county or municipality that has opted out of the statewide safety codes. - Amends TCA Title 68, Chapter 120. by \*Doss, \*Byrd, \*Carter, \*Sanderson.

On motion, House Bill No. 539 was made to conform with **Senate Bill No. 1167**; the Senate Bill was substituted for the House Bill.

**House Bill No. 1433** -- Lawrence County - Subject to local approval, authorizes Lawrence County to establish a part-time clerk of the grand jury, to be appointed by and serve at the pleasure of the foreman of the grand jury. by \*Doss.

**House Bill No. 1437** -- Lynnville - Subject to local approval, amends the town charter generally relative to non-resident voting rights; the vice mayor's appointment date; notice requirements for special meetings of the board of mayor and aldermen; the procedure for adopting ordinances and resolutions; the borrowing of money; the duties, compensation, and benefits of town officers; and the duties and powers of the municipal judge. - Amends Chapter 70 of the Acts of 1907; as amended. by \*Doss.

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**\*House Bill No. 311** -- Solid Waste Disposal - As introduced, revises record-keeping requirements to include owners and operators of transfer stations. - Amends TCA Section 68-211-862. by \*Hawk, \*Casada, \*Halford.

On motion, House Bill No. 311 was made to conform with **Senate Bill No. 1199**; the Senate Bill was substituted for the House Bill.

**House Resolution No. 105** -- Memorials, Personal Occasion - Jimmy Bowlin Dilday and Nancy Edith Crawford, 60th wedding anniversary. by \*Holt.

**House Joint Resolution No. 361** -- Memorials, Professional Achievement - John Edd Wampler. by \*Matlock, \*Calfee.

**House Joint Resolution No. 362** -- Memorials, Recognition - Yvonne B. Acey. by \*Cooper.

**House Joint Resolution No. 363** -- Memorials, Academic Achievement - Shanquaneake Thompson, Douglass High School graduate. by \*Cooper.

**House Joint Resolution No. 364** -- Memorials, Recognition - Dr. David L. Acey, Sr. by \*Cooper.

**House Joint Resolution No. 365** -- Memorials, Recognition - Liberty Elementary School, 20th anniversary. by \*Pitts.

**Senate Joint Resolution No. 315** -- Memorials, Recognition - David M. Tomlinson, Wilson County Agricultural Hall of Fame. by \*Beavers.

**Senate Joint Resolution No. 316** -- Memorials, Recognition - Dr. Sam McFarland, Wilson County Agricultural Hall of Fame. by \*Beavers.

**Senate Joint Resolution No. 317** -- Memorials, Recognition - A.C. Wharton, Wilson County Agricultural Hall of Fame. by \*Beavers, \*Kyle.

**Senate Joint Resolution No. 318** -- Memorials, Recognition - Hale Moss, Wilson County Agricultural Hall of Fame. by \*Beavers.

**Senate Joint Resolution No. 319** -- Memorials, Recognition - TriStar Health. by \*Dickerson.

**Senate Joint Resolution No. 320** -- Memorials, Recognition - Tennessee Association of Utility Districts, 60th anniversary. by \*Yager, \*Bailey, \*Crowe, \*Overbey.

**Senate Joint Resolution No. 321** -- Memorials, Interns - Loren Bree Kirkland. by \*Lundberg.

**Senate Joint Resolution No. 322** -- Memorials, Recognition - "Rocky Top," 50th anniversary. by \*Massey, \*Overbey, \*Briggs, \*Bailey, \*Beavers, \*Bell, \*Bowling, \*Crowe, \*Dickerson, \*Gardenhire, \*Gresham, \*Haile, \*Harper, \*Harris, \*Hensley, \*Jackson, \*Johnson, \*Kelsey, \*Ketrone, \*Kyle, \*Lundberg, \*Niceley, \*Norris, \*Roberts, \*Stevens, \*Tate, \*Tracy, \*Watson, \*Yager, \*Yarbro, \*McNally.

**Senate Joint Resolution No. 323** -- Memorials, Recognition - Emerald Youth Foundation, 25th Anniversary. by \*Massey.

**Senate Joint Resolution No. 324** -- Memorials, Recognition - Hope Resource Center, 20th Anniversary. by \*Massey.

**Senate Joint Resolution No. 325** -- Memorials, Death - Robert Fletcher Worthington, Jr. by \*Massey, \*Overbey, \*Briggs, \*McNally.

**Senate Joint Resolution No. 326** -- Memorials, Academic Achievement - Nick Ehrhart, Salutatorian, Mt. Juliet Christian Academy. by \*Beavers.

**Senate Joint Resolution No. 327** -- Memorials, Academic Achievement - Emily Spence, Valedictorian, Mt. Juliet Christian Academy. by \*Beavers.

**Senate Joint Resolution No. 328** -- Memorials, Academic Achievement - Joshua Sheldon Murphy, Salutatorian, Gordonsville High School. by \*Beavers.

**Senate Joint Resolution No. 329** -- Memorials, Academic Achievement - Hannah Oniea Bingham, Valedictorian, Gordonsville High School. by \*Beavers.

**Senate Joint Resolution No. 330** -- Memorials, Interns - Rebecca Thomason. by \*Crowe.

**Senate Joint Resolution No. 331** -- Memorials, Interns - Caitlin E. Henderson. by \*Dickerson.

### OBJECTION--CONSENT CALENDAR

Objection was filed to the following on the Consent Calendar:

**House Bill No. 1437:** by Rep. Stewart

Under the rules, House Bill No. 1437, was placed at the heel of the calendar for April 26, 2017.

Pursuant to **Rule No. 50**, Rep. Dunn moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes .....	87
Noes.....	0
Present and not voting.....	1

Representatives voting aye were: Akbari, Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt,

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Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Madam Speaker Harwell -- 87

Representatives present and not voting were: Zachary -- 1

A motion to reconsider was tabled.

**REGULAR CALENDAR**

**\*House Bill No. 1016** -- Estates - As introduced, makes various changes to probate law, including requiring the receipt of a distributee or legatee to be executed under penalty of perjury or sworn before the clerk or a notary public. - Amends TCA Title 30. by \*Hawk. (SB1163 by \*Hensley)

Further consideration of House Bill No. 1016, previously considered on April 17, 2017, at which time it was reset for today's Calendar.

On motion, House Bill No. 1016 was made to conform with **Senate Bill No. 1163**; the Senate Bill was substituted for the House Bill.

Rep. Hawk moved that Senate Bill No. 1163 be passed on third and final consideration.

Rep. Farmer moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Hawk moved that **Senate Bill No. 1163** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	91
Noes .....	0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 91

A motion to reconsider was tabled.

**\*House Bill No. 959** -- Children - As introduced, changes from January 31 to February 1 the date by which the department of children's services must provide to the judiciary committee of the senate and the civil justice committee of the house of representatives a report of county commitment data for the previous fiscal year and a description of actions taken as part of the collaborative planning process. - Amends TCA Title 37; Title 39; Title 40 and Title 41. by \*Casada, \*Hardaway. (SB866 by \*Johnson)

Further consideration of House Bill No. 959, previously considered on April 19, 2017, at which time it was reset for today's Calendar.

Rep. Casada moved that House Bill No. 959 be passed on third and final consideration.

Rep. Lamberth moved adoption of Criminal Justice Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND House Bill No. 959 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 37, Chapter 1, Part 1 is amended by adding the following as a new section:

(a) A minor commits illegal use of a telecommunication device who:

(1) Intentionally or knowingly, by use of a telecommunication device, transmits, distributes, publishes, or disseminates a photograph, video, or other material that contains a sexually explicit image of a minor; or

(2) Intentionally possesses a photograph, video, or other material that contains a sexually explicit image of a minor.

(b) A minor does not violate subdivision (a)(2) if:

(1) The minor did not solicit the photograph, video, or other material; and

(2) The minor:

(A) Deleted the photograph, video, or other material; or

(B) Reported the photograph, video, or other material to the minor's parent or legal guardian or to a school or law enforcement official.

(c) Illegal use of a telecommunication device committed under subsection (a) is considered an unruly act, for which a court may make a disposition as authorized by § 37-1-132.

SECTION 2. Tennessee Code Annotated, Section 37-1-102(b), is amended by adding the following as new, appropriately designated subdivisions:

( ) "Sexually explicit image" means a lewd or lascivious visual depiction of a minor's genitals, pubic area, breast or buttocks, or nudity, if such nudity is depicted for the purpose of sexual stimulation or gratification of any person who might view such nudity;

( ) "Telecommunication device" has the same meaning as defined in § 39-16-201;

SECTION 3. This act shall take effect July 1, 2017, the public welfare requiring it.

On motion, Criminal Justice Committee Amendment No. 1 was adopted.

Rep. Casada moved that **House Bill No. 959**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	86
Noes.....	0
Present and not voting.....	2

Representatives voting aye were: Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulse, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Swann, Terry, Thompson, Tillis, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 86

Representatives present and not voting were: Akbari, Camper -- 2

A motion to reconsider was tabled.

**House Bill No. 1149** -- Death - As introduced, requires the Tennessee medical examiner advisory council's annual report on death investigations in this state to be issued to the governor, the chief medical examiner, the commissioner of health, the health and welfare committee of the senate, and the health committee of the house of representatives no later than September 1 of each year. - Amends TCA Title 38, Chapter 7 and Title 68, Chapter 3. by \*Casada, \*Hardaway. (\*SB893 by \*Johnson)

Further consideration of House Bill No. 1149, previously considered on April 19, 2017, at which time it was reset for today's Calendar.

Rep. Casada moved that House Bill No. 1149 be passed on third and final consideration.

Rep. C. Sexton moved adoption of Health Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND House Bill No. 1149 by deleting all language after the enacting clause and substituting the following:

SECTION 1. Tennessee Code Annotated, Section 68-3-502, is amended by adding the following as a new subsection (i):

(i)

(1) When a county medical examiner suspects that suicide may be a potential manner of death, the medical examiner is encouraged to consult the decedent's treating mental health professional, if known or applicable, prior to determination of manner of death.

(2)

(A) If, after inquiry by the county medical examiner pursuant to title 38, chapter 7, part 1, the deceased's next of kin disputes the manner of death determination on the death certificate, the next of kin may seek reconsideration of the manner of death determination.

(B) To seek reconsideration, the next of kin must submit a written request for reconsideration to the county medical examiner who signed the death certificate, the chief medical examiner of the regional forensic center where the autopsy was performed, and the commissioner of health, stating the nature and reasons for the reconsideration. If the county medical examiner who signed the death certificate is no longer the county medical examiner, then the notice shall be sent to the current county medical examiner instead. The written request for reconsideration must be submitted within one (1) year of the date the death certificate is filed with the office of vital records and must be supported by a signed affidavit.

(3) Within thirty (30) days after receiving notice of the reconsideration request, the county medical examiner shall meet with the requesting next of kin. The meeting shall be either in person or via teleconference, at the discretion of the requesting next of kin. At the meeting, each party shall present the reasons supporting their position with respect to the manner of death, including any relevant documentation. The county medical examiner shall make a written determination on the reconsideration within thirty (30) days after the reconsideration meeting and shall notify the requesting next of kin, the chief medical examiner of the regional forensic center where the autopsy was performed, and the commissioner of health in writing. If the medical examiner who signed the medical certification is no longer in a position as

county medical examiner, then the current county medical examiner shall participate in the reconsideration meeting and issue the written determination on the reconsideration instead.

(4) If, after reconsideration, the county medical examiner finds a change in the manner of death determination is warranted, the county medical examiner shall file an affidavit within thirty (30) days directing the office of vital records to issue an amended death certificate to reflect the county medical examiner's findings as to manner of death.

(5)

(A) If, after reconsideration, the determination of manner of death is still disputed by the requesting next of kin, the requesting next of kin may seek further review of the determination by petitioning the chief medical examiner of the regional forensic center in which the autopsy was performed, on a form prescribed by the department of health, to review the medical records, hospital records, death certificate, investigative reports, and any other documentary evidence deemed necessary of the deceased. The chief medical examiner of the regional forensic center shall respond to the requesting next of kin detailing the findings within thirty (30) days with a written report. The report shall state whether the chief medical examiner of the regional forensic center agrees with the determination of manner of death on the death certificate, and, if the chief medical examiner of the regional forensic center disagrees with the determination of manner of death on the death certificate, the report shall detail those findings and the basis for the disagreement. The report shall be sent to the next of kin and the commissioner of health.

(B) If the chief medical examiner of the regional forensic center finds a change in the manner of death determination is warranted, the chief medical examiner shall file an affidavit within thirty (30) days directing the office of vital records to issue an amended death certificate to reflect the chief medical examiner's findings as to manner of death.

(6)

(A) If, after review by the chief medical examiner of the regional forensic center, the determination of manner of death is unchanged, then the requesting next of kin may seek mediation with the chief medical examiner of the regional forensic center with a Rule 31 mediator under the Rules of the Supreme Court of Tennessee, at the sole expense of the requesting next of kin.

(B) If the chief medical examiner of the regional forensic center finds a change in the manner of death determination is warranted following mediation, the chief medical examiner shall

file an affidavit within thirty (30) days directing the office of vital records to issue an amended death certificate to reflect the chief medical examiner's findings as to manner of death.

(7) The department of health shall maintain a notice of decedents' next of kin rights with regard to this subsection (i) on its public website.

(8) As used in this subsection (i), "next of kin" means the person who has the highest priority pursuant to § 62-5-703.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. Casada moved that **House Bill No. 1149**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	91
Noes.....	0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 91

A motion to reconsider was tabled.

### PRESENT IN CHAMBER

Rep. Lynn was recorded as being present in the Chamber.

### REGULAR CALENDAR, CONTINUED

**House Bill No. 1148** -- Health Care - As introduced, extends the time in which compounding pharmacies must notify the board of pharmacy of a disciplinary action against the pharmacy from 14 days to 21 days. - Amends TCA Title 63. by \*Casada, \*Sexton C. (\*SB268 by \*Overbey, \*Jackson)

Further consideration of House Bill No. 1148, previously considered on April 19, 2017, at which time it was reset for today's Calendar.

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On motion, House Bill No. 1148 was made to conform with **Senate Bill No. 268**; the Senate Bill was substituted for the House Bill.

Rep. Casada moved that Senate Bill No. 268 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Casada moved that **Senate Bill No. 268** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 93  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 93

A motion to reconsider was tabled.

### REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 268** and have this statement entered in the Journal: Rep. Lynn.

### REGULAR CALENDAR, CONTINUED

**\*House Bill No. 667** -- Dentists and Dentistry - As introduced, revises the board of dentistry's annual reporting requirements to make the board's annual report to the governor due no later than September 1. - Amends TCA Title 63, Chapter 5. by \*Hill M. (SB790 by \*Dickerson, \*Crowe)

Rep. M. Hill moved that House Bill No. 667 be reset for the Regular Calendar on April 27, 2017, which motion prevailed.

**\*House Bill No. 287** -- Education, Curriculum - As introduced, designates the week of September 17 as "Celebrate Freedom Week" in public schools; requires the state board of education to adopt rules in regard to Celebrate Freedom Week. - Amends TCA Title 49, Chapter 6, Part 10. by \*Byrd. (SB1152 by \*Hensley, \*Bowling, \*Kelsey, \*Bailey, \*Crowe, \*Gresham, \*Roberts)

On motion, House Bill No. 287 was made to conform with **Senate Bill No. 1152**; the Senate Bill was substituted for the House Bill.

Rep. Byrd moved that Senate Bill No. 1152 be passed on third and final consideration.

Rep. Forgety moved adoption of Education Instruction & Programs Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND Senate Bill No. 1152 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 49, Chapter 6, Part 10, is amended by adding the following language as a new section:

(a)

(1) As used in this section, "Constitution Day" means a federal observance that recognizes the adoption of the United States Constitution and those who have become U.S. citizens that is normally observed on September 17, the day in 1787 that delegates to the Constitutional Convention signed the document in Philadelphia, unless the day falls on a weekend or on another holiday, in which schools observe the holiday during the week of classes in which the seventeenth day of such month falls.

(2) For purposes of subdivision (a)(1), Sunday shall be considered the first day of the week.

(b) To educate students in grades kindergarten through twelve (K-12) about the sacrifices made for freedom in the founding of this country and the values upon which this country was founded, the week of September 17, 2018, and annually thereafter, is designated as Celebrate Freedom Week to honor Constitution Day in all public schools.

(c) The department of education shall promote Celebrate Freedom Week.

(d) During Celebrate Freedom Week, all students in grades kindergarten through twelve (K-12) shall receive instruction on Celebrate Freedom Week topics, including the resources and materials in subsection (f) to be determined by each school.

(e) Each topic of Celebrate Freedom Week shall be taught in compliance with § 49-6-1011.

(f) No later than December 31, 2017, the department of education shall provide each LEA with a variety of age and grade appropriate internet resources and materials for instructional use for Celebrate Freedom Week. The resources and materials shall be provided to aid educators and curriculum coordinators in creating programs and lesson plans for Celebrate Freedom Week. The department and LEA shall post information about Constitution Day and Celebrate Freedom Week, as well as the recommended resources and materials on their respective websites.

(g) Schools are encouraged to:

(1) Create materials and resources for the week in accordance with this section;

(2) Study the meaning and importance of the declaration of independence and the United States constitution with an emphasis on the preamble and the bill of rights; and

(3) Provide for the study of the declaration of independence to include study of the relationship between ideas expressed in that document and subsequent American history, including:

(A) The rich diversity of American people as a nation of immigrants;

(B) The American revolution;

(C) The formulation of the United States constitution; and

(D) The abolitionist movement, including the emancipation proclamation and the women's suffrage movement.

(h) During Celebrate Freedom Week, all students are encouraged to study and recite the following language from the declaration of independence that sum up the American philosophy of freedom:

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their creator with certain unalienable rights, that among these are life, liberty, and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed

SECTION 2. For the purpose of promulgating rules, this act shall take effect upon becoming a law, the public welfare requiring it. For all other purposes, this act shall take effect July 1, 2018, the public welfare requiring it.

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Rep. Powers moved the previous question on Education Instruction & Programs Committee Amendment No. 1 , which motion prevailed.

On motion, Education Instruction & Programs Committee Amendment No. 1 was adopted.

Rep. Byrd moved that **Senate Bill No. 1152**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	72
Noes.....	8
Present and not voting.....	4

Representatives voting aye were: Alexander, Brooks H., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Eldridge, Faison, Farmer, Favors, Forgety, Gant, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Pitts, Pody, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sexton C., Sherrell, Sparks, Swann, Terry, Tillis, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 72

Representatives voting no were: Clemmons, Fitzhugh, Parkinson, Shaw, Staples, Stewart, Thompson, Turner -- 8

Representatives present and not voting were: Beck, Dunn, Powell, Travis -- 4

A motion to reconsider was tabled.

**\*House Bill No. 409** -- Firearms and Ammunition - As introduced, clarifies that the curriculum required before an employee is permitted to carry a handgun on the property of schools in distressed rural counties may be adapted by the instructing law enforcement agency from an existing curriculum approved by POST. - Amends TCA Section 49-6-816. by \*Byrd. (SB1151 by \*Hensley)

On motion, House Bill No. 409 was made to conform with **Senate Bill No. 1151**; the Senate Bill was substituted for the House Bill.

Rep. Byrd moved that **Senate Bill No. 1151** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	82
Noes.....	4

Representatives voting aye were: Akbari, Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Crawford, Curcio, Doss, Dunn, Eldridge, Faison, Farmer, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Pody, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent,

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Sexton C., Sherrell, Sparks, Staples, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 82

Representatives voting no were: Beck, Parkinson, Powell, Stewart -- 4

A motion to reconsider was tabled.

**\*House Bill No. 277** -- Law Enforcement - As introduced, increases, from \$25,000 to \$100,000, the death benefit for a law enforcement officer who is killed in the line of duty; requires the TBI's investigative report to be disclosed to the public after the district attorney general has completed its prosecutorial function. - Amends TCA Title 7, Chapter 51, Part 2; Title 8, Chapter 6; Title 8, Chapter 7 and Title 38. by \*Hardaway, \*Love, \*Miller, \*Shaw. (SB1039 by \*Harris, \*Kelsey, \*Massey)

Rep. Hardaway moved that House Bill No. 277 be reset for the Regular Calendar on April 26, 2017, which motion prevailed.

**MOTION TO RECONSIDER**

**\*House Bill No. 277** -- Law Enforcement - As introduced, increases, from \$25,000 to \$100,000, the death benefit for a law enforcement officer who is killed in the line of duty; requires the TBI's investigative report to be disclosed to the public after the district attorney general has completed its prosecutorial function. - Amends TCA Title 7, Chapter 51, Part 2; Title 8, Chapter 6; Title 8, Chapter 7 and Title 38. by \*Hardaway, \*Love, \*Miller, \*Shaw. (SB1039 by \*Harris, \*Kelsey, \*Massey)

Rep. Hardaway moved to reconsider action in resetting House Bill No. 277, which motion prevailed.

On motion, House Bill No. 277 was made to conform with **Senate Bill No. 1039**; the Senate Bill was substituted for the House Bill.

Rep. Hardaway moved that Senate Bill No. 1039 be passed on third and final consideration.

Rep. Lamberth moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

Rep. Hardaway moved that **Senate Bill No. 1039** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	91
Noes.....	0
Present and not voting.....	1

Representatives voting aye were: Akbari, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 91

Representatives present and not voting were: Hulseley -- 1

A motion to reconsider was tabled.

**REGULAR CALENDAR, CONTINUED**

**\*House Bill No. 1337** -- Child Abuse - As introduced, requires the department of children's services to develop instructional guidelines for child safety training programs for members of professions that frequently deal with children who may be at risk of abuse; requires certain licensing boards to create child safety training programs; requires certain professionals to complete the appropriate child safety training program prior to license renewal. - Amends TCA Title 37, Chapter 1, Part 4; Title 49, Chapter 5, Part 1; Title 63, Chapter 23; Title 63, Chapter 6, Part 2; Title 63, Chapter 7, Part 1 and Title 63, Chapter 9. by \*Hardaway, \*Akbari, \*Camper, \*Cooper, \*Favors, \*Jones, \*Hazlewood, \*Stewart, \*Casada, \*White M, \*Moody. (SB1302 by \*Harris)

Rep. Hardaway moved that House Bill No. 1337 be reset for the Regular Calendar on April 26, 2017, which motion prevailed.

**\*House Bill No. 770** -- Public Health - As introduced, requires the commissioner of health to report to the senate health and welfare committee and the health committee of the house of representatives concerning issues relating to substance abuse and related behaviors and threats from diseases that present a significantly increasing threat to the public health by February 1, 2018. - Amends TCA Title 68. by \*Hazlewood, \*Favors, \*Jernigan, \*Faison, \*Casada, \*Williams, \*Eldridge, \*Sexton C, \*Wirgau, \*Farmer, \*Gilmore. (SB806 by \*Dickerson, \*Bowling, \*Briggs, \*Haile, \*Yarbro)

On motion, House Bill No. 770 was made to conform with **Senate Bill No. 806**; the Senate Bill was substituted for the House Bill.

Rep. Hazlewood moved that Senate Bill No. 806 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. C. Sexton moved adoption of Health Committee Amendment No. 2 as follows:

**Amendment No. 2**

AMEND Senate Bill No. 806 by adding the following language as a new subsection (f) in Section 1 and redesignating the subsequent subsection accordingly:

(f) The department of health shall annually compile a report containing the information submitted to the department pursuant to subsection (e) and submit the report to the members of the general assembly.

**AND FURTHER AMEND** by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION \_\_\_\_\_. Notwithstanding this act or the Uniform Administrative Procedures Act, compiled in Tennessee Code Annotated, Title 4, Chapter 5, any rule promulgated to implement the provisions of this act shall be provided to the chairs of the health committee of the house of representatives and the health and welfare committee of the senate by the secretary of state, after approval by the attorney general and reporter, at the same time the text of the rule is made available to the government operations committees of the senate and the house of representatives for purposes of conducting the review required by § 4-5-226 in order for the health committee of the house of representatives and the health and welfare committee of the senate to be afforded the opportunity to comment on the rule.

On motion, Health Committee Amendment No. 2 was adopted.

Rep. Hazlewood moved that Senate Bill No. 806 be reset for the Regular Calendar on April 27, 2017, which motion prevailed.

**\*House Bill No. 462** -- Education, State Board of - As introduced, requires the board to promulgate rules to adopt and implement books and curriculum for American sign language courses to satisfy foreign language requirements. - Amends TCA Title 49, Chapter 6, Part 10. by \*Kane, \*Faison, \*Swann. (SB524 by \*Massey, \*Haile, \*Bowling)

On motion, House Bill No. 462 was made to conform with **Senate Bill No. 524**; the Senate Bill was substituted for the House Bill.

Rep. Kane moved that Senate Bill No. 524 be passed on third and final consideration.

Rep. Forgety moved that Education Instruction & Programs Committee Amendment No. 1 be withdrawn, which motion prevailed.

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Rep. Fitzhugh moved the previous question, which motion prevailed by the following vote:

Ayes ..... 88  
Noes ..... 3

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulse, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 88

Representatives voting no were: Hardaway, Reedy, Van Huss -- 3

Rep. Kane moved that **Senate Bill No. 524** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 93  
Noes ..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulse, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 93

A motion to reconsider was tabled.

**\*House Bill No. 63** -- Education - As introduced, changes from "February 15" to "the second Tuesday in January" the date by which the commissioner of education is to make the annual report on conflict resolution intervention programs. - Amends TCA Title 49. by \*Kane, \*Brooks H, \*Moody, \*Hazlewood. (SB584 by \*Gresham)

Rep. Kane moved that House Bill No. 63 be passed on third and final consideration.

Rep. H. Brooks moved adoption of Education Administration & Planning Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND House Bill No. 63 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 49-10-1402(3)(A), is amended by deleting the language "Is a child with any of the following disabilities" and substituting instead the language "Is a child with any of the following disabilities as defined by the state board of education pursuant to § 49-10-102".

SECTION 2. Tennessee Code Annotated, Section 49-10-1402(3)(A), is further amended by deleting the word "or" after subdivision (3)(A)(vi) and adding the following language as new, appropriately designated subdivisions:

(viii) Developmental delay; or

(ix) Multiple disabilities;

SECTION 3. Tennessee Code Annotated, Section 49-10-1402, is amended by deleting subdivisions (3)(B) and (3)(C) and substituting instead the following:

(B) Has an active individualized education program (IEP) in accordance with 34 C.F.R. § 300 et seq., § 49-10-102, and regulations of the state board of education with one (1) of the disabilities pursuant to subdivision (3)(A) as the primary or secondary disability in effect at the time the department receives the request for participation in the program; and

(C) Meets at least one (1) of the following requirements:

(i) Was previously enrolled in and attended a Tennessee public school for the one (1) full school year immediately preceding the school year in which the student receives an individualized education account (IEA);

(ii) Is enrolling in a Tennessee school for the first time; or

(iii) Received an individualized education account (IEA) in the previous school year;

SECTION 4. Tennessee Code Annotated, Section 49-10-1403(a)(1), is amended by deleting the language "reading, grammar," and substituting instead the language "English language arts,"

SECTION 5. Tennessee Code Annotated, Section 49-10-1403(a)(2), is amended by deleting the first sentence of the subdivision and substituting instead the language "Not to enroll the parent's eligible student in a public school during participation in the IEA program and to release the LEA in which the student resides and is zoned to attend from all obligations to educate the student."

SECTION 6. Tennessee Code Annotated, Section 49-10-1403(b)(3), is amended by deleting the subdivision and substituting instead "Tutoring services provided by a tutor or tutoring facility that meets the requirements set by the department and the state board of education;"

SECTION 7. Tennessee Code Annotated, Section 49-10-1403(b)(6), is amended by deleting the subdivision and substituting instead "Tuition or fees for a nonpublic online learning program or course that meets the requirements set by the department and the state board of education;"

SECTION 8. Tennessee Code Annotated, Section 49-10-1403(b)(9), is amended by deleting the subdivision and substituting instead "Educational therapies or services provided by therapists that meet the requirements set by the department and the state board of education;"

SECTION 9. Tennessee Code Annotated, Section 49-10-1403(b)(14), is amended by deleting the subdivision and substituting instead the following "Computer hardware or other technological devices approved by the department or a licensed treating physician, if the computer hardware or other technological device is used for the student's educational needs; or".

SECTION 10. Tennessee Code Annotated, Section 49-10-1403(d), is amended by deleting the first sentence of the subsection.

SECTION 11. Tennessee Code Annotated, Section 49-10-1403(e), is amended by deleting the last sentence of the subsection and substituting instead "Students with disabilities who would have participated in the alternate assessment, as determined on the student's IEP, are exempt from this requirement."

SECTION 12. Tennessee Code Annotated, Section 49-10-1403(g), is amended by deleting the subsection in its entirety and substituting instead the following:

Notwithstanding subdivision (a)(2), a participating student may return to the student's LEA at any time after enrolling in the program. Upon a participating student's return to the student's LEA, the student's IEA shall be closed, and any remaining funds shall be returned to the state treasurer to be placed in the basic education program (BEP) account of the education trust fund of 1992 under §§ 49-3-357 and 49-3-358.

SECTION 13. Tennessee Code Annotated, Section 49-10-1403(i), is amended by deleting the subsection and substituting instead the following:

A participating student's IEA shall be closed, and any remaining funds shall be returned to the state treasurer to be placed in the basic education program (BEP) account of the education trust fund of 1992 under §§ 49-3-357 and 49-3-358, if a participating student graduates from a postsecondary institution, after a period of four (4) consecutive years after a student enrolls in a postsecondary institution, or after any period of four (4) consecutive years after high school graduation in which the student is not enrolled in an eligible postsecondary institution, whichever occurs first.

SECTION 14. Tennessee Code Annotated, Section 49-10-1405(a)(1), is amended by deleting the subdivision and substituting instead the following:

Remit funds to a participating student's IEA account on at least a quarterly basis. Any funds awarded under this part shall be the entitlement of only the eligible student under the supervision of the student's parent. The maximum annual amount to which an eligible student is entitled under this part shall be equal to the amount representing the per pupil state and local funds generated and required through the basic education program (BEP) for the LEA in which the student resides and is zoned to attend. For the purpose of funding calculations, each eligible student who participates in the program shall be counted in the enrollment figures for the LEA in which the student resides and is zoned to attend. The IEA funds shall be subtracted from the state funds otherwise payable to the LEA;

SECTION 15. Tennessee Code Annotated, Section 49-10-1405(a)(2)(A), is amended by deleting the language "supplication".

SECTION 16. Tennessee Code Annotated, Section 49-10-1405(a)(2)(B), is amended by deleting the language "create an application and approval process for nonpublic schools and providers to become participating schools and participating providers;" and substituting instead the language "create an application and approval process for nonpublic schools to become participating schools;"

SECTION 17. Tennessee Code Annotated, Section 49-10-1405(a)(4), is amended by deleting the language "LEAs" and substituting instead "IEAs".

SECTION 18. Tennessee Code Annotated, Section 49-10-1405(a)(6)(A), is amended by deleting the language "and annual reviews" and substituting instead the language "or annual reviews".

SECTION 19. Tennessee Code Annotated, Section 49-10-1405(b), is amended by deleting the language "four percent (4%)" and substituting instead "six percent (6%)".

SECTION 20. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Education Administration & Planning Committee Amendment No. 1 was adopted.

Rep. Holt moved the previous question, which motion failed by the following vote:

Ayes ..... 50  
Noes ..... 36

Representatives voting aye were: Brooks H., Brooks K., Butt, Calfee, Carter, Casada, Coley, Curcio, Daniel, Doss, Gant, Goins, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Holt, Howell, Hulsey, Johnson, Kane, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, McCormick, Moody, Pody, Powers, Ragan, Reedy, Rudd, Sanderson, Sargent, Sexton C.,

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Sherrell, Sparks, Terry, Tillis, Travis, Weaver, White D., White M., Williams, Zachary, Madam Speaker Harwell -- 50

Representatives voting no were: Akbari, Alexander, Beck, Byrd, Camper, Carr, Clemmons, Cooper, Crawford, Eldridge, Faison, Favors, Forgety, Gilmore, Halford, Hill T., Jernigan, Jones, Keisling, Love, McDaniel, Miller, Mitchell, Parkinson, Pitts, Rogers, Shaw, Staples, Stewart, Thompson, Towns, Turner, Van Huss, Whitson, Windle, Wirgau -- 36

After further discussion, Rep. Marsh moved the previous question, which motion failed by the following vote:

Ayes ..... 56  
Noes..... 33

Representatives voting aye were: Brooks H., Brooks K., Butt, Calfee, Carter, Casada, Coley, Curcio, Daniel, Doss, Farmer, Gant, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill T., Holsclaw, Holt, Howell, Hulsey, Johnson, Kane, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, Moody, Pitts, Pody, Powers, Ragan, Reedy, Rudd, Sanderson, Sargent, Sexton C., Sherrell, Swann, Terry, Tillis, Travis, Weaver, White D., White M., Whitson, Williams, Zachary, Madam Speaker Harwell -- 56

Representatives voting no were: Akbari, Alexander, Beck, Byrd, Camper, Carr, Clemmons, Cooper, Crawford, Dunn, Eldridge, Favors, Fitzhugh, Forgety, Gilmore, Hardaway, Jernigan, Jones, Keisling, Love, Miller, Mitchell, Parkinson, Shaw, Sparks, Staples, Stewart, Thompson, Towns, Turner, Van Huss, Windle, Wirgau -- 33

After further discussion, Rep. Williams moved the previous question, which motion prevailed by the following vote:

Ayes ..... 61  
Noes..... 28

Representatives voting aye were: Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Farmer, Gant, Goins, Gravitt, Halford, Hawk, Hicks, Hill T., Holsclaw, Holt, Howell, Hulsey, Johnson, Kane, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, Moody, Pody, Powers, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Sherrell, Sparks, Swann, Terry, Tillis, Travis, Weaver, White D., White M., Whitson, Williams, Wirgau, Zachary, Madam Speaker Harwell -- 61

Representatives voting no were: Akbari, Alexander, Beck, Camper, Clemmons, Cooper, Faison, Favors, Fitzhugh, Forgety, Gilmore, Hardaway, Jernigan, Jones, Keisling, Love, Miller, Mitchell, Parkinson, Pitts, Powell, Shaw, Staples, Stewart, Thompson, Towns, Turner, Windle -- 28

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Rep. Kane moved that **House Bill No. 63**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 52  
Noes..... 41

Representatives voting aye were: Brooks H., Brooks K., Butt, Calfee, Camper, Carr, Carter, Casada, Curcio, Daniel, Doss, Dunn, Faison, Farmer, Goins, Gravitt, Hawk, Hazlewood, Holsclaw, Holt, Howell, Johnson, Kane, Kumar, Lamberth, Littleton, Lynn, Marsh, Matheny, Matlock, McCormick, Moody, Pody, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sherrell, Sparks, Swann, Terry, Tillis, Weaver, White D., White M., Williams, Wirgau, Zachary, Madam Speaker Harwell -- 52

Representatives voting no were: Alexander, Beck, Byrd, Clemmons, Coley, Cooper, Crawford, Eldridge, Favors, Fitzhugh, Forgety, Gant, Gilmore, Halford, Hardaway, Hicks, Hill M., Hill T., Hulsey, Jernigan, Jones, Keisling, Lollar, Love, McDaniel, Miller, Mitchell, Parkinson, Pitts, Powell, Sexton C., Shaw, Staples, Stewart, Thompson, Towns, Travis, Turner, Van Huss, Whitson, Windle -- 41

A motion to reconsider was tabled.

**House Bill No. 934** -- Real Property - As introduced, increases the time in which the clerk has to notify a purchaser and all persons entitled to redeem property of a filing of a motion to redeem the property from a tax sale from 10 days to 14 days from the time the notice to redeem was filed with the clerk. - Amends TCA Title 28 and Title 67, Chapter 5. by \*Powell, \*Sargent. (\*SB745 by \*Johnson)

Rep. Powell moved that House Bill No. 934 be passed on third and final consideration.

Rep. Wirgau moved adoption of Local Government Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND House Bill No. 934 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 28, Chapter 2, is amended by adding the following as a new section:

**28-2-112.**

(a) A person, and those claiming through such person, who receives title to a parcel conveyed pursuant to a tax proceeding is vested with an absolute and indefeasible title in fee in the parcel, unless a judicial action challenging the title of the parcel is filed in an appropriate court within three (3) years of the recording of the tax deed or order confirming the sale of the parcel in the office of the register of deeds for the county in which the parcel lies.

(b) A person, and those claiming through such person, whether under disability or not, who fails or neglects to file a judicial action challenging the title of a parcel conveyed pursuant to a tax proceeding within three (3) years of the recording of the tax deed or order confirming the sale of the parcel in the office of the register of deeds for the county in which the parcel lies, is barred from challenging the title of the parcel.

(c) The right to possession of a parcel pursuant to § 67-5-2503(a) constitutes adverse possession as to all other claimants of an interest in the parcel without any other action on the part of the person with the right to possession or the person's successors.

(d) This section is applicable regardless of whether the instrument of conveyance in a tax proceeding is subsequently invalidated or declared void.

(e) The three-year periods established in subsections (a) and (b) begin on July 1, 2017, as to parcels conveyed by tax deed or order confirming the sale prior to July 1, 2017.

(f) Nothing in this section shall be construed to repeal or limit the application of § 67-5-2504.

(g) As used in this section:

(1) "Judicial action challenging the title of the parcel" includes actions to invalidate the title and actions to declare the instrument conveying the title void for any reason. "Judicial action challenging the title of the parcel" also includes motions, suits to quiet title or for declaratory judgment, and any other means or court proceeding by which the title to the parcel may be attacked; and

(2) "Proceeding" has the same meaning as defined in § 67-5-2502(c)(1).

SECTION 2. Tennessee Code Annotated, Section 67-5-705(e)(1), is amended by deleting the language "penalty and".

SECTION 3. Tennessee Code Annotated, Section 67-5-1329(c)(1), is amended by deleting the language "and penalty".

SECTION 4. Tennessee Code Annotated, Section 67-5-2010, is amended by deleting the section in its entirety and substituting the following:

(a)

(1) To the amount of tax due and payable, interest of one and one-half percent (1.5%) shall be added on March 1, following the tax due date and on the first day of each succeeding month, except as otherwise provided in regard to municipal taxes. Any county having a population in

excess of seven hundred thousand (700,000), according to the 1980 federal census or any subsequent federal census establishing tax due dates other than the first Monday in October in each year, in accordance with § 67-1-701(a), shall have the authority to establish the date that interest shall begin to accrue as the date of delinquency in lieu of March 1.

(2) The rate of interest as provided in this section may be reduced to an amount of not less than twelve percent (12%) per annum in the aggregate, upon approval by a two-thirds (2/3) vote of the appropriate local governing body that levied such taxes, in any county having a population of not less than twenty-four thousand six hundred (24,600) nor more than twenty-four thousand seven hundred (24,700), according to the 1980 federal census or any subsequent federal census.

(b) In all instances in which current municipal taxes are collected by the county trustee, the following provisions and rules for the collection of delinquent taxes that may be due to the municipalities and none other shall prevail and obtain, anything in this chapter to the contrary notwithstanding:

(1) The taxes levied and assessed by such municipalities shall become due and delinquent on the date as now provided by existing laws; and

(2) If such municipal taxes are not paid on or before the date fixed for the delinquencies thereof, to the amount of tax due and payable, interest of one and one-half percent (1.5%) shall be added on March 1, following the tax due date and on the first day of each succeeding month.

SECTION 5. Tennessee Code Annotated, Section 67-5-2012(e)(3), is amended by deleting the language "penalties and".

SECTION 6. Tennessee Code Annotated, Section 67-5-2418(a), is amended by deleting the subsection and substituting instead the following:

(a) Orders may be entered, notices may be filed, including notices adding parties and consolidating cases pursuant to § 67-5-2405(b)(2), and judgments may be taken against any one (1) or more defendants included in the action, without affecting the rights of the other parties to the action.

SECTION 7. Tennessee Code Annotated, Section 67-5-2501(a)(1), is amended by deleting the subdivision and substituting instead the following:

(1) The court shall order a sale of the land for cash, certified funds, cashier's check, money order, or automated clearing house transfer, as applicable. All sales are subject to the equity of redemption. Such sale may be conducted electronically in lieu of public outcry.

SECTION 8. Tennessee Code Annotated, Section 67-5-2501(b)(1), is amended by deleting the subdivision and substituting instead the following:

(1) The court shall order a sale of the land for cash, certified funds, cashier's check, money order, or automated clearing house transfer, as applicable. All sales are subject to the equity of redemption. Such sale may be conducted electronically in lieu of public outcry.

SECTION 9. Tennessee Code Annotated, Section 67-5-2502(a), is amended by adding the following new subdivisions:

(5)

(A) Service on or notice to a nominee or agent of an owner, where the nominee or agent is identifiable from information provided in the deed or deed of trust, shall constitute service on or notice to the owner.

(B) Service on or notice to a nominee or agent of an owner, where the nominee or agent is identifiable from information provided in the deed or deed of trust, shall constitute service on or notice to all assignees of the owner if evidence of the assignment has not been recorded in the office of the register of deeds in the county where the parcel is located.

(C) This subdivision (a)(5) is intended to be procedural and remedial in application and is made applicable retroactively to the extent allowed by law.

(6) The clerk or special master conducting the sale may, on suggestion of the delinquent tax attorney, withdraw any parcel from the sale.

SECTION 10. Tennessee Code Annotated, Section 67-5-2504, is amended by adding the following new subsection:

(i)

(1) An interested person may file an action to challenge a tax title or the instrument conveying such title if the delinquent tax attorney fails to make a diligent effort to give actual notice of the proceeding to the interested person in accordance with § 67-5-2502(c)(3).

(2) Any challenge to a tax title based on lack of notice to an interested party, including any action seeking to declare a title or the instrument conveying such title void ab initio, shall be considered an action to invalidate the sale of a tax title and such action is subject to the provisions of parts 18-28 of this chapter applying to actions to invalidate the sale of a tax title, including the required tender of payment before commencement of a suit in accordance with subsection (c).

(3) This subsection (i) is intended to be procedural and remedial in application and is made applicable retroactively to the extent allowed by law.

SECTION 11. Tennessee Code Annotated, Section 67-5-2504(c), is amended by deleting the language "invalidate any" and substituting instead "invalidate or declare void any".

SECTION 12. Tennessee Code Annotated, Section 67-5-2504(d)(4), is amended by deleting the subdivision and substituting instead the following:

(4) This subsection (d) shall not be construed to prevent or delay issuance of an order quieting title to a tax sale parcel in favor of the purchaser. After entry of an order confirming the sale of a parcel, the purchaser may file suit to quiet title, notwithstanding the deadline for tax sale challenges provided in this subsection (d), or the redemption period provided in part 27 of this chapter. Any order quieting title to a tax sale parcel entered before the expiration of the redemption period shall specify that the purchaser's title to the parcel remains subject to any such remaining redemption period.

SECTION 13. Tennessee Code Annotated, Section 67-5-2507(a), is amended by adding the following new subdivision:

(4) If the county mayor determines, prior to the sale of a parcel brought in by the county at a delinquent tax sale, that there may be a defect in the title to the parcel, the county mayor may move the court in which the parcel was sold in the tax proceeding, to take action to cure the defect. A diligent effort to give notice of any such motion shall be made as to all interested persons as of the date of the filing of the motion.

SECTION 14. Tennessee Code Annotated, Section 67-5-2507(c), is amended by deleting the subsection and substituting instead the following:

(c)

(1) As to a particular parcel conveyed to a county pursuant to § 67-5-2501, the county mayor may make an evaluation of the parcel to determine whether the value of the parcel or amount of money the county is likely to receive if the county sold the parcel exceeds the financial obligations or environmental risks associated with the parcel.

(2) If the county mayor determines that such financial obligations or environmental risks exceed the value of the parcel, the county legislative body may adopt a resolution, by a two-thirds (2/3) vote, concurring in the county mayor's determination and directing the county mayor to request relief from the court in which the parcel was sold. Such relief shall be sought by motion pursuant to Rule 60 of the Tennessee Rules of Civil Procedure filed within one hundred twenty (120) days after the entry of the order confirming the sale.

(3) If the court finds that the motion should be granted, the court may rescind its prior order upon such terms as are just. In the event the prior order is rescinded, title to the parcel shall be deemed to have remained in that state which existed as of the date of entry of the prior order confirming the sale. The court shall have broad discretion to insure that this subsection (c) does not result for any period of time in the creation of a parcel for which no person or entity has responsibility. The court may then appoint a special master and direct the special master to conduct a second sale of the parcel upon such terms and conditions as may be ordered by the court, including the reduction or elimination of the minimum bid that may be accepted at the sale.

(4) In the event no person presents a bid at the second sale of the parcel, the court may thereafter approve a negotiated sale of the parcel upon such terms and conditions as may be ordered by the court or such other relief as the court may order, including the conveyance to a nongovernmental entity claiming contractual rights to dues or assessments pursuant to § 67-5-2516.

(5) This subsection (c) shall be applicable to the financial obligations or environmental risks of an individual parcel only and shall not be applicable to the aggregated financial obligations or environmental risks of all or multiple parcels bid in to the county pursuant to § 67-5-2501.

SECTION 15. Tennessee Code Annotated, Section 67-5-2511, is amended by deleting the section and substituting instead the following:

(a)

(1) The county mayor shall cause to be prepared and maintained a listing of all parcels owned by the county acquired pursuant to § 67-5-2501.

(2) The chief executive officer of a municipality shall cause to be prepared and maintained a listing of all parcels owned by the municipality acquired pursuant to § 67-5-2501; provided, however, that the listing may omit any property that is required to be listed by a county under subdivision (a)(1).

(3) Listings pursuant to this subsection (a) shall be prepared no later than July 1, 2018. The listings shall be published in a newspaper of general circulation in the county or posted on the local government website with a notice of the posting published in a newspaper of general circulation in the county.

(b) At least annually, the county mayor shall determine if any additional parcels have been purchased by the county pursuant to § 67-5-2501 and shall publish an updated list, as necessary, in the same manner as the original list in accordance with subdivision (a)(3).

(c) Each list or notice published in accordance with this section may contain a solicitation for offers to purchase the parcels listed and a statement as to how and where such offers may be filed.

(d) Parcels acquired by the county which are identified by the county mayor, or the mayor's designee, as being in an area or zoning classification that would make the accumulation of larger areas advantageous to the reuse and redevelopment of the parcels, may be excluded from the list of parcels prepared and maintained under this section until a sufficient number of parcels or property has been acquired to improve the marketability and redevelopment profile of the parcels. In no event shall this accumulation result in property being held without being published for more than five (5) years. A separate list of such designated parcels shall be maintained by the mayor or the mayor's designee.

SECTION 16. Tennessee Code Annotated, Section 67-5-2701(b), is amended by designating the existing language as subdivision (b)(1) and adding the following new subdivisions:

(2) In any motion to enforce a right of redemption brought by a transferee against a tax sale purchaser or other interested party:

(A) The tax sale purchaser or other interested party in whom the right of redemption originally vested must be served with a copy of the motion to redeem;

(B) The motion to redeem must be denied on the objection or response to the motion to redeem by the tax sale purchaser or any other interested party if it appears that the transferee is engaged in speculation or profiteering with respect to such right of redemption;

(C) Such speculation and profiteering is presumed if it appears that the transfer of the right of redemption was made for consideration in an amount less than the purchase price paid by the tax sale purchaser at the tax sale minus the amount the debtor would have been required to pay to redeem the property under this chapter; and

(D) If a motion to redeem by a transferee is denied under this subdivision (b)(2) based on a finding by the court of such speculation and profiteering, the court may award reasonable attorney's fees to the tax sale purchaser or any other interested party challenging the motion to redeem.

(3) Subdivision (b)(2) is intended to:

(A) Further the public policies of this state of protecting the interests of owners of real property subject to debt, protecting the integrity of the tax sale process, providing reliable tax sale titles to purchasers, and prohibiting the profiteering and speculation in rights of redemption; and

(B) Be remedial and construed to apply to any existing rights of redemption.

SECTION 17. Tennessee Code Annotated, Section 67-5-2701(e)(1), is amended by deleting the language "against the parcel;" and substituting instead the following:

against the parcel, plus interest thereon at the rate set forth in subsection (b), accruing from the date of payment of the additional taxes by the purchaser until the date of payment by the proposed redeemer pursuant to order of the court;

SECTION 18. Tennessee Code Annotated, Section 67-5-2701, is amended by adding the following new subsections (o) and (p):

(o) During the redemption period, the purchaser shall have no obligation to purchase insurance on the parcel and shall not be liable to a person redeeming the parcel for damages to the parcel during such redemption period unless such damages are directly caused by intentional acts of the purchaser. This subsection (o) is intended to be procedural and remedial in application and is made applicable retroactively to the extent allowed by law.

(p) During the redemption period and thereafter, a taxing entity which has purchased a parcel pursuant to § 67-5-2501 shall have no obligation to preserve the value of the parcel. This subsection (p) is intended to be procedural and remedial in application and is made applicable retroactively to the extent allowed by law.

SECTION 19. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity shall not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end the provisions of this act shall be severable.

SECTION 20. This act shall take effect July 1, 2017, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Powell moved that **House Bill No. 934**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 94  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts,

Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

### JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Mitchell voted "no" on **House Bill No. 934**.

### REGULAR CALENDAR, CONTINUED

**\*House Joint Resolution No. 237** -- General Assembly, Confirmation of Appointment - Herbert H. Hilliard, Tennessee Regulatory Authority. by \*Gant, \*Marsh.

On motion, **Senate Joint Resolution No. 294** was substituted for House Joint Resolution No. 237.

Rep. Gant moved to concur in **Senate Joint Resolution No. 294**, which motion prevailed by the following vote:

Ayes .....	92
Noes .....	0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 92

A motion to reconsider was tabled.

**\*House Bill No. 445** -- Education - As introduced, authorizes the development of curriculum for work-based learning in labor education alignment program; limits liability of employers participating in work-based learning. - Amends TCA Title 49, Chapter 7, Part 12. by \*Gant, \*Jernigan. (SB1231 by \*Norris, \*Gresham, \*Tate)

On motion, House Bill No. 445 was made to conform with **Senate Bill No. 1231**; the Senate Bill was substituted for the House Bill.

Rep. Gant moved that Senate Bill No. 1231 be passed on third and final consideration.

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Rep. Forgety moved adoption of Education Instruction & Programs Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND Senate Bill No. 1231 by deleting Section 2 and renumbering the remaining section accordingly.

On motion, Education Instruction & Programs Committee Amendment No. 1 was adopted.

Rep. Gant moved that **Senate Bill No. 1231**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 94  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

**\*House Bill No. 537** -- Public Health - As introduced, requires the commissioner of health to report concerning the factors affecting this state's health status in rankings of health status among the several states to the health committee of the house of representatives and the health and welfare committee of the senate by February 15, 2018; the report shall include discussions of the role of individual behaviors in obesity, diabetes, and other health conditions in developing those rankings. - Amends TCA Title 4; Title 33; Title 56; Title 63; Title 67; Title 68 and Title 71. by \*Holt, \*Jernigan. (SB849 by \*Roberts)

On motion, House Bill No. 537 was made to conform with **Senate Bill No. 849**; the Senate Bill was substituted for the House Bill.

Rep. Holt moved that Senate Bill No. 849 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Holt moved that **Senate Bill No. 849** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	90
Noes .....	0
Present and not voting .....	1

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 90

Representatives present and not voting were: McCormick -- 1

A motion to reconsider was tabled.

**House Bill No. 73** -- Flags - As introduced, makes the display of the P.O.W.-M.I.A. flag over the capitol on any day that the U.S. flag is flown over the capitol mandatory rather than permissive. - Amends TCA Section 4-1-406 and Title 58, Chapter 4, Part 3. by \*Holt, \*Lamberth, \*Rudd, \*Shaw, \*Littleton, \*Hulsey, \*Powell, \*Jernigan, \*Brooks K. (\*SB125 by \*Green, \*Crowe, \*Niceley)

On motion, House Bill No. 73 was made to conform with **Senate Bill No. 125**; the Senate Bill was substituted for the House Bill.

Rep. Holt moved that Senate Bill No. 125 be passed on third and final consideration.

Rep. Hulsey moved adoption of State Government Committee Amendment No. 1 as follows:

#### **Amendment No. 1**

AMEND Senate Bill No. 125 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 58-4-301(a), is amended by deleting the subsection in its entirety and substituting instead the following:

(a) On days that neither house of the general assembly is in session during the month of September, the P.O.W.-M.I.A. flag must be displayed over the state capitol in accordance with § 4-1-406(a), on any day the United States

flag is displayed, in order to increase public awareness of the P.O.W.-M.I.A. issue and to gain public support for the efforts of the United States government to resolve this matter.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, State Government Committee Amendment No. 1 was adopted.

Rep. Holt moved that **Senate Bill No. 125**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes ..... 94  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

### JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Mitchell voted "aye" on **House Bill No. 934**.

### REGULAR CALENDAR, CONTINUED

**\*House Joint Resolution No. 225** -- General Assembly, Confirmation of Appointment - Keith Jordan, Tennessee Regulatory Authority. by \*Harwell, \*Marsh.

On motion, **Senate Joint Resolution No. 263** was substituted for House Joint Resolution No. 225.

Rep. Marsh moved to concur in **Seante Joint Resolution No. 263**, which motion prevailed by the following vote:

Ayes ..... 94  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

**House Bill No. 1289** -- Alcoholic Beverages - As introduced, authorizes The Avenue Diner in Nashville to sell alcoholic beverages for on-premises consumption; prohibits such establishment from selling or giving away alcoholic beverages or beer only between the hours of 3:00 a.m. and 4:00 a.m. - Amends TCA Title 57, Chapter 4. by \*Sanderson, \*Ramsey, \*Jernigan, \*Littleton, \*Beck. (\*SB705 by \*Harper, \*Dickerson)

Further consideration of House Bill No. 1289, previously considered on April 20, 2017, at which time it was reset for today's Calendar.

Rep. Sanderson moved that House Bill No. 1289 be passed on third and final consideration.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1 as follows:

**Amendment No. 1**

AMEND House Bill No. 1289 by deleting Section 1 and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-4-102(29), is amended by adding the following language as new subdivisions (L) and (M):

(L) "Restaurant" also means a facility that:

(i) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2010 federal census or any subsequent federal census;

(ii) Is a twenty-four-hour-a-day diner;

(iii) Is located in a central business improvement district as of 2017;

(iv) Serves full meals and has a full-time kitchen staff, twenty-four (24) hours a day;

(v) Holds a valid license from the commission;

(vi) Is located in a separate, unattached building;

(vii) Does not permit live music or entertainment, nor share walls with any establishment offering live music or entertainment; and

(viii) Has six (6) floors and at least seventeen thousand square feet (17,000 sq. ft.);

(M) "Restaurant" also means a facility that:

(i) Is located in a county with a metropolitan form of government having a population of not less than five hundred thousand (500,000), according to the 2010 federal census or any subsequent federal census;

(ii) Is situated to the east and to the west of the Cumberland River in Pennington Bend;

(iii) Is located approximately two thousand feet (2,000') to the northwest of a resort and convention center;

(iv) Is a venue for live music;

(v) Has an outdoor deck that is approximately three thousand square feet (3,000 sq. ft.); and

(vi) Operates a restaurant that is approximately eight thousand square feet (8,000 sq. ft.) with a seating capacity of approximately two hundred fifty (250);

**AND FURTHER AMEND** by deleting from the amendatory language of Section 2 "licensees under § 57-4-102(29)(L)" and substituting instead "licensees under § 57-4-102(29)(L) and (M)".

On motion, Finance, Ways & Means Committee Amendment No. 1 was adopted.

Rep. Sanderson moved that **House Bill No. 1289**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	65
Noes.....	17
Present and not voting.....	8

Representatives voting aye were: Akbari, Beck, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Hulsey, Jernigan, Johnson, Jones, Kane, Kumar, Lamberth, Littleton, Lynn, Marsh, Matheny, McDaniel, Miller, Mitchell, Parkinson, Powell, Ragan, Reedy, Sanderson, Sargent,

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Sexton C., Shaw, Sherrell, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Weaver, White D., Whitson, Williams, Wirgau -- 65

Representatives voting no were: Brooks H., Brooks K., Byrd, Dunn, Hill M., Hill T., Holt, Keisling, Lollar, Matlock, Moody, Rogers, Sparks, Van Huss, White M., Windle, Zachary -- 17

Representatives present and not voting were: Alexander, Butt, Doss, Gant, McCormick, Pody, Powers, Rudd -- 8

A motion to reconsider was tabled.

### REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "present and not voting" on **House Bill No. 1289** and have this statement entered in the Journal: Rep. Daniel.

### REGULAR CALENDAR, CONTINUED

**\*House Bill No. 593** -- Welfare - As introduced, clarifies that an adult, for purposes of adult day care services, is an individual who is 18 years of age or older. - Amends TCA Title 4, Chapter 3, Part 12; Title 49; Title 68 and Title 71. by \*Beck, \*Jernigan, \*Gilmore, \*Hardaway. (SB1032 by \*Yarbro)

Further consideration of House Bill No. 593, previously considered on April 20, 2017, at which time it was reset for today's Calendar.

On motion, House Bill No. 593 was made to conform with **Senate Bill No. 1032**; the Senate Bill was substituted for the House Bill.

Rep. Beck moved that Senate Bill No. 1032 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Beck moved that **Senate Bill No. 1032** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	92
Noes.....	0
Present and not voting.....	1

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 92

Representatives present and not voting were: Kane -- 1

A motion to reconsider was tabled.

**\*House Bill No. 594** -- Alcoholic Beverages - As introduced, designates Fresh Hospitality located in Nashville as an urban park center for purposes of consumption on the premises. - Amends TCA Title 57, Chapter 4, Part 1 and Title 57, Chapter 5. by \*Beck. (SB739 by \*Yarbro)

Further consideration of House Bill No. 594, previously considered on April 20, 2017, at which time it was reset for today's Calendar.

On motion, House Bill No. 594 was made to conform with **Senate Bill No. 739**; the Senate Bill was substituted for the House Bill.

Rep. Beck moved that Senate Bill No. 739 be passed on third and final consideration.

Rep. Hulsey moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

**Amendment No. 2**

AMEND Senate Bill No. 739 by deleting Section 3 and substituting instead the following:

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Beck moved adoption of House Amendment No. 3 as follows:

**Amendment No. 3**

AMEND Senate Bill No. 739 by deleting Section 2 and renumbering the subsequent section accordingly.

On motion, House Amendment No. 3 was adopted.

Rep. Beck moved that **Senate Bill No. 739**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes .....	64
Noes.....	16
Present and not voting.....	9

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Representatives voting aye were: Akbari, Beck, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Hulsey, Jernigan, Johnson, Jones, Kumar, Lamberth, Littleton, Marsh, Matheny, McDaniel, Miller, Mitchell, Parkinson, Powell, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Weaver, White D., Whitson, Williams, Wirgau, Madam Speaker Harwell -- 64

Representatives voting no were: Brooks H., Brooks K., Byrd, Dunn, Hill M., Hill T., Holt, Keisling, Lollar, Lynn, Matlock, Moody, Van Huss, White M., Windle, Zachary -- 16

Representatives present and not voting were: Alexander, Butt, Doss, Gant, Kane, Pody, Powers, Rudd, Sparks -- 9

A motion to reconsider was tabled.

**\*House Bill No. 1230** -- Deeds - As introduced, requires that a deed for the conveyance of real property be prepared and filed by a licensed attorney or the owner of the property; requires the county register to verify a deed is properly prepared before it is registered and to note the verification on the deed. - Amends TCA Title 8, Chapter 13; Title 23, Chapter 3; Title 66, Chapter 5, Part 1 and Title 66, Chapter 24. by \*Beck. (SB1311 by \*Yarbro)

Further consideration of House Bill No. 1230, previously considered on April 20, 2017, at which time it was reset for today's Calendar.

### BILL HELD ON DESK

Rep. Beck moved that House Bill No. 1230 be held on the Clerk's desk, which motion prevailed.

### MESSAGE CALENDAR

#### HOUSE ACTION ON SENATE AMENDMENTS

**\*House Bill No. 534** -- Gas, Petroleum Products, Volatile Oils - As introduced, changes from July 20 to July 25 the date by which a commercial user of a vehicle propelled by liquefied gas or compressed natural gas must submit the annual report of miles traveled and tax due. - Amends TCA Title 55, Chapter 4, Part 1; Title 55, Chapter 6; Title 67, Chapter 2; Title 67, Chapter 3; Title 67, Chapter 4; Title 67, Chapter 5 and Title 67, Chapter 6. by \*Casada, \*Doss, \*Dunn, \*Sargent, \*Swann, \*McDaniel, \*Whitson, \*White M, \*Marsh, \*Brooks K, \*Hazlewood. (SB1221 by \*Norris, \*Tracy, \*Harper, \*Kyle, \*Yager)

Rep. Doss moved that the House concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 to House Bill No. 534.

#### Senate Amendment No. 2 to Senate Amendment No. 3

AMEND House Bill No. 534 by deleting the sections amending Tennessee Code Annotated, Section 67-5-704(a) and renumbering the remaining sections accordingly. **AND FURTHER AMEND** by inserting the following new section immediately preceding the effective date section:

SECTION \_\_. Tennessee Code Annotated, Section 67-5-704, is amended by deleting the language "one hundred thousand dollars (\$100,000)" wherever it appears and substituting instead the language "one hundred seventy-five thousand dollars (\$175,000)".

**Senate Amendment No. 3**

AMEND House Bill No. 534 by deleting all language after the enacting clause and by substituting instead the following:

SECTION 1. This act shall be known and may be cited as the "Improving Manufacturing, Public Roads and Opportunities for a Vibrant Economy (IMPROVE) Act" or the "2017 Tax Cut Act."

SECTION 2. Tennessee Code Annotated, Section 55-4-111(a)(1), is amended by deleting the language "11.75" and substituting instead the language "16.75";

and is further amended by deleting the language "18.75" and substituting instead the language "23.75";

and is further amended by deleting the language "25.00" and substituting instead the language "30.00";

and is further amended by deleting the language "9.50" wherever it may appear and substituting instead the language "14.50";

and is further amended by deleting the language "19.00" and substituting instead the language "24.00";

and is further amended by deleting the language "31.00" and substituting instead the language "36.00";

and is further amended by deleting the language "200.00" and substituting instead the language "205.00";

and is further amended by deleting the language "10.00" and substituting instead the language "15.00";

and is further amended by deleting the language "11.00" and substituting instead the language "16.00".

SECTION 3. Tennessee Code Annotated, Title 55, Chapter 4, Part 1, is amended by adding the following language as a new section:

(a) In addition to all other motor vehicle registration fees prescribed by law, in the case of electric vehicles, there shall be paid to the department at the time the vehicle is registered or renewed an additional registration fee in the amount of one hundred dollars (\$100).

(b) For purposes of this section, "electric vehicle" means a passenger or commercial motor vehicle with an electric motor as its sole means of propulsion; provided, however, that "electric vehicle" does not include a "low speed vehicle" as defined in § 55-1-122 or a "medium speed vehicle" as defined in § 55-1-125.

SECTION 4. Tennessee Code Annotated, Section 55-4-112(a), is amended by deleting the language "37.13" and substituting instead the language "47.13";

and is further amended by deleting the language "86.63" and substituting instead the language "96.63";

and is further amended by deleting the language "152.63" and substituting instead the language "162.63";

and is further amended by deleting the language "235.12" and substituting instead the language "245.12";

and is further amended by deleting the language "317.63" and substituting instead the language "327.63".

SECTION 5. Tennessee Code Annotated, Section 55-4-112(b), is amended by deleting the language "twenty-seven dollars and fifty cents (\$27.50)" and substituting instead the language "thirty-seven dollars and fifty cents (\$37.50)".

SECTION 6. Tennessee Code Annotated, Section 55-4-113(a)(2), is amended by deleting the language "48.50" and substituting instead the language "68.50";

and is further amended by deleting the language "102.50" and substituting instead the language "122.50";

and is further amended by deleting the language "307.50" and substituting instead the language "327.50";

and is further amended by deleting the language "461.00" and substituting instead the language "481.00";

and is further amended by deleting the language "615.00" and substituting instead the language "635.00";

and is further amended by deleting the language "691.00" and substituting instead the language "711.00";

and is further amended by deleting the language "768.00" and substituting instead the language "788.00";

and is further amended by deleting the language "922.00" and substituting instead the language "942.00";

and is further amended by deleting the language "999.00" and substituting instead the language "1,019.00";

and is further amended by deleting the language "1,178.50" and substituting instead the language "1,198.50";

and is further amended by deleting the language "1,332.50" and substituting instead the language "1,352.50".

SECTION 7. Tennessee Code Annotated, Section 55-4-113(a)(3)(A), is amended by deleting the language "19.53" and substituting instead the language "39.53";

and is further amended by deleting the language "36.30" and substituting instead the language "56.30";

and is further amended by deleting the language "108.90" and substituting instead the language "128.90";

and is further amended by deleting the language "140.80" and substituting instead the language "160.80";

and is further amended by deleting the language "187.00" and substituting instead the language "207.00";

and is further amended by deleting the language "217.80" and substituting instead the language "237.80";

and is further amended by deleting the language "242.00" and substituting instead the language "262.00";

and is further amended by deleting the language "297.00" and substituting instead the language "317.00";

and is further amended by deleting the language "343.20" and substituting instead the language "363.20";

and is further amended by deleting the language "400.40" and substituting instead the language "420.40";

and is further amended by deleting the language "541.20" and substituting instead the language "561.20".

SECTION 8. Tennessee Code Annotated, Section 55-4-113(a)(4), is amended by deleting the language "35.20" and substituting instead the language "55.20".

SECTION 9. Tennessee Code Annotated, Section 55-4-113(a)(5)(A), is amended by deleting the language "seventy-five dollars (\$75.00)" and substituting instead the language "ninety-five dollars (\$95.00)".

SECTION 10. Tennessee Code Annotated, Section 55-4-113(a)(6)(A), is amended by deleting the language "four hundred seventy-three dollars (\$473)" and substituting instead the language "four hundred ninety-three dollars (\$493)";

and is further amended by deleting the language "five hundred fifty dollars (\$550)" and substituting instead the language "five hundred seventy dollars (\$570)";

and is further amended by deleting the language "three hundred forty-one dollars (\$341)" and substituting instead the language "three hundred sixty-one dollars (\$361)".

SECTION 11. Tennessee Code Annotated, Section 55-4-113(a)(6)(B), is amended by deleting the language "six hundred sixteen dollars (\$616)" and substituting instead the language "six hundred thirty-six dollars (\$636)";

and is further amended by deleting the language "seven hundred fifteen dollars (\$715)" and substituting instead the language "seven hundred thirty-five dollars (\$735)";

and is further amended by deleting the language "four hundred forty dollars (\$440)" and substituting instead the language "four hundred sixty dollars (\$460)".

SECTION 12. Tennessee Code Annotated, Section 55-6-107, is amended by adding the following language as a new, appropriately designated subsection:

( ) Notwithstanding this section or any other law to the contrary, the proceeds derived under chapter 4 of this title from the increases in fees imposed by this act shall be distributed solely to the highway fund.

SECTION 13. Tennessee Code Annotated, Section 67-2-102, is amended by deleting the language "in the amount of five percent (5%) per annum shall be levied and collected" and substituting instead the language "shall be levied and collected annually".

and is further amended by adding the following language as a new sentence at the end of the section:

The rate of the tax imposed by this chapter shall be:

(1) For any tax year that begins on or after January 1, 2017, and prior to January 1, 2018, four percent (4%);

(2) For any tax year that begins on or after January 1, 2018, and prior to January 1, 2019, three percent (3%);

(3) For any tax year that begins on or after January 1, 2019, and prior to January 1, 2020, two percent (2%);

(4) For any tax year that begins on or after January 1, 2020, and prior to January 1, 2021, one percent (1%); and

(5) For any tax year that begins on or after January 1, 2021, and for subsequent tax years, zero percent (0%).

SECTION 14. Tennessee Code Annotated, Section 67-2-119, is amended by deleting the language "at the rate of five percent (5%)" and substituting instead the language "at the rate provided in § 67-2-102".

SECTION 15. Tennessee Code Annotated, Section 67-2-124(c), is amended by deleting the language "January 1, 2022" wherever it appears and substituting instead the language "January 1, 2021".

SECTION 16. Tennessee Code Annotated, Section 67-3-201(a), is amended by deleting the language "of twenty cents (20¢) per gallon";

and is further amended by adding the following language as a new sentence at the end of subsection (a):

The rate of the tax imposed by this section shall be:

(1) On or after July 1, 2017, through June 30, 2018, twenty-four cents (24¢) per gallon;

(2) On or after July 1, 2018, through June 30, 2019, twenty-five cents (25¢) per gallon; and

(3) On or after July 1, 2019, twenty-six cents (26¢) per gallon.

SECTION 17. Tennessee Code Annotated, Section 67-3-202(a), is amended by deleting the language "a use tax of seventeen cents (17¢) per gallon" and substituting instead the language "and except as provided in subsection (c), a use tax";

and is further amended by adding the following language as a new sentence at the end of subsection (a):

The rate of the tax imposed by this section shall be:

(1) On or after July 1, 2017, through June 30, 2018, twenty-one cents (21¢) per gallon;

(2) On or after July 1, 2018, through June 30, 2019, twenty-four cents (24¢) per gallon; and

(3) On or after July 1, 2019, twenty-seven cents (27¢) per gallon.

SECTION 18. Tennessee Code Annotated, Section 67-3-202(c), is amended by deleting the subsection in its entirety and substituting instead the following language:

(c) Notwithstanding subsection (a), diesel fuel that is indelibly dyed in accordance with internal revenue service regulations and is legal for exempt use only shall not be considered subject to the diesel tax imposed under this section, except when used by a commercial carrier to produce power for a means of transportation, as defined in the Transportation Fuel Equity Act, compiled in part 14 of this chapter, in which case a use tax of seventeen cents (17¢) per gallon is imposed on such fuel.

SECTION 19. Tennessee Code Annotated, Section 67-3-901, is amended by adding the following language as new, appropriately designated subsections:

(l) Revenues derived under § 67-3-201 from the increase in taxes imposed by this act shall be apportioned and distributed in the following manner:

(1) Twenty-five and four-tenths percent (25.4%) to the various counties of the state on the basis set forth in § 54-4-103;

(2) Twelve and seven-tenths percent (12.7%) to the various municipalities, as defined by § 54-4-201, on the basis set forth in § 54-4-203; and

(3) Sixty-one and nine-tenths percent (61.9%) to the highway fund.

(m) Notwithstanding any law to the contrary, a county shall be eligible to receive those revenues to be distributed directly to it from the increase in taxes imposed by this act only if it appropriates and allocates funds for road purposes from local revenue sources in an amount not less than the average of the five (5) preceding fiscal years, except bond issues and federal revenue sharing proceeds shall be excluded from the five-year average computation. If a county fails after July 1, 2017, to so appropriate and allocate at least such average amount for road purposes, then the amount of revenues that would otherwise be allocable to such county under this section shall be reduced by the amount of the decrease below such average. The amount of such funds not allocated to such county because of such decrease shall be allocated to the state highway fund, to be used by the department of transportation for the improvement of state highways in such county, and such state funds shall be in addition to the funds otherwise allocated for improvements in such county in that fiscal year.

SECTION 20. Tennessee Code Annotated, Section 67-3-901(k), is amended by adding the following language as a new, appropriately designated subdivision:

( ) This subsection (k) shall not apply to revenues generated under § 67-3-201 from the increase in the tax imposed by this act.

SECTION 21. Tennessee Code Annotated, Section 67-3-905, is amended by adding the following language as new, appropriately designated subsections:

( ) Revenues derived under § 67-3-202 from the increase in taxes imposed by this act shall be apportioned and distributed in the following manner:

(1) Seventeen and five-tenths percent (17.5%) to the various counties of the state on the basis set forth in § 54-4-103;

(2) Eight and eight-tenths percent (8.8%) to the various municipalities, as defined by § 54-4-201, on the basis set forth in § 54-4-203; and

(3) Seventy-three and seven-tenths percent (73.7%) to the highway fund.

( ) Revenues derived under § 67-3-1113 from the increase in taxes imposed by this act shall be distributed to the highway fund.

SECTION 22. Tennessee Code Annotated, Section 67-3-908, is amended by adding the following language as a new, appropriately designated subsection:

( ) Revenues derived under § 67-3-1102 from the increase in taxes imposed by this act shall be distributed to the highway fund.

SECTION 23. Tennessee Code Annotated, Title 67, Chapter 3, Part 9, is amended by adding the following as a new, appropriately designated section:

**67-3-912. Use of Funds Generated by 2017 Increases.**

(a) It is the intent of the general assembly that all revenues derived from the increased taxes and fees imposed by this act on petroleum products and alternative fuels under this chapter and motor vehicle registration under title 55, chapter 4, shall be used to:

(1) Maintain roads and bridges on the state highway system, including the interstate highway system;

(2) Support economic development and promote the professional development needs of women and minorities through the construction of transportation facilities in accordance with the State Industrial Access Act, compiled in title 54, chapter 5, part 4, and the Local Interstate and Fully Controlled Access Highway Connector Act, compiled in title 54, chapter 5, part 5;

(3) Maintain public roads and bridges within the boundaries of parks, as defined by § 11-3-101, administered by the department of environment and conservation;

(4) Support local government investment in transit programs to improve regional transit services across the state and help manage congestion along major highways;

(5) Assist rural transit providers in improving the efficiency of demand response services;

(6) Support projects and programs identified in the department of transportation's annual transportation improvement program submitted to the general assembly in support of the department's annual budget and as approved in the annual appropriations acts; and

(7) Fund the development and construction of the projects listed in subsection (b).

(b) The projects to be developed and constructed in accordance with this section are identified by county, route number, project description, and project location, including beginning log mile (LM) where applicable, as follows:

(1) Anderson County, Route 04365, Briar Cliff Avenue bridge over branch, LM 1.470;

(2) Anderson County, Route 0A276, Old State Circle bridge over Bull Run Creek, LM 0.390;

(3) Anderson County, Route 0A460, Meadow Street bridge over Right Fork Coal Creek, LM 0.108;

(4) Anderson County, I-75, ITS instrumentation at SR-61 (Andersonville Highway, Exit 122) interchange;

(5) Anderson County, SR-170, from SR-9/US-25W (Clinton Highway) to SR-62 (Oak Ridge Highway);

(6) Anderson County, SR-61, State Highway 61 bridge over Brushy Creek, LM 3.980;

(7) Anderson County, US-25W (SR-9), bridge over Bull Run Creek, LM 16.100;

(8) Bedford County, Route 0A048, Roy Moore Road bridge over North Fork Creek, LM 0.379;

(9) Bedford County, Route 0A122, Gregory Mill Road bridge over Fall Creek, LM 0.892;

(10) Bedford County, Route 0A170, Kellertown Road bridge over Straight Creek, LM 0.713;

(11) Bedford County, Route 0A233, Rowesville Church Road bridge over Shippman Creek, LM 0.065;

(12) Bedford County, Route 0A390, Fosterville Road bridge over Bell Buckle Creek, LM 2.019;

(13) Bedford County, Route 0A468, Horse Mountain Road bridge over Pannell Creek, LM 4.404;

(14) Bedford County, Route 0A664, Old Highway 64 bridge over Stokes Branch, LM 0.113;

(15) Bedford County, SR-269, Normandy to Tullahoma Road bridge over Carr Branch, LM 18.960;

(16) Bedford County, SR-437, (Shelbyville Bypass) from US-231 (SR-10) to US-41A (SR-16);

(17) Bedford County, SR-64, Walking Horse Parkway bridge over Sugar Creek, LM 9.450;

(18) Bedford County, US-41A (SR-16), (Madison Street) from SR-64 East of Shelbyville to Jenkins Road;

(19) Bedford County, US-41A (SR-16), bridge over Hook Creek, LM 9.540;

(20) Benton County, Route 00911, Lower Sandy Road bridge over Ramble Creek, LM 15.720;

(21) Benton County, Route 01753, Sulphur Creek Road bridge over Sulphur Creek, LM 6.870;

(22) Benton County, Route 0A156, Mt. Zion Church Road bridge over Sulphur Creek, LM 0.084;

(23) Benton County, Route 0A197, Frazier Street bridge over Charlie Creek, LM 0.215;

(24) Benton County, Route 0A439, Fern Avenue bridge over Cane Creek, LM 1.264;

(25) Benton County, I-40, Decatur-Benton county line to SR-191 (Birdsong Road);

(26) Benton County, I-40, Benton County rest area renovation;

(27) Benton County, SR-147, Danville Road bridge over Dry Creek, LM 1.830;

(28) Benton County, US-70 (SR-1), from Camden Bypass to Tennessee River;

(29) Benton and Houston counties, SR-147, ferry service across the Tennessee River, SR-69A to SR-147;

(30) Bledsoe County, Route 02174, Old Highway 28 bridge over Swafford Branch, LM 4.390;

(31) Bledsoe County, Route 0A068, Alvin York Highway bridge over branch, LM 13.012;

(32) Bledsoe County, Route 0A310, Ray Hixson Road bridge over branch, LM 0.741;

(33) Blount County, SR-162, (Pellissippi Pkwy.) from SR-33 to SR-73 (US-321);

(34) Blount County, SR-336, (Montvale Rd.) from Montvale Station Road to SR-73 (Lamar Alexander Parkway);

(35) Blount County, US-129 (SR-115), (bypass) from SR-73 (Lamar Alexander Parkway) to SR-35;

(36) Blount County, US-129 (SR-115), (Alcoa Highway) from Pellissippi Parkway (SR-162) to north of Little River;

(37) Blount County, US-129 (SR-115), (Relocated Alcoa Highway) from Hall Road (SR-35), south of Airport Road to proposed interchange at Tyson Boulevard;

(38) Blount County, US-129 (SR-115), (Relocated Alcoa Highway) from proposed interchange at Tyson Boulevard to SR-162 (Pellissippi Parkway);

(39) Blount County, US-129 (SR-115), (Relocated Alcoa Highway) from SR-162 (Pellissippi Parkway) to existing SR-115 at Singleton Station Road;

(40) Blount and Knox counties, I-140, ITS expansion from I-140 mile marker 2 to SR-115 (US-129, Alcoa Highway, Exit 11);

(41) Blount and Knox counties, US-129 (SR-115), ITS expansion from I-140 in Blount County to Cherokee Trails in Knox County;

(42) Blount and Sevier counties, Foothills Parkway, (Missing Link) from US-321 near Walland to US-321 near Wears Valley (joint project with National Parks Service);

(43) Bradley County, Route 02265, Chatata Valley Road bridge over Chatata Creek, LM 5.420;

(44) Bradley County, Route 04615, 20th Street N.E. bridge over Little Chatata Creek, LM 0.090;

(45) Bradley County, Route 0A003, Lead Mine Valley Road bridge over Black Fox Creek, LM 4.752;

(46) Bradley County, Route 0A062, Brymer Creek Road bridge over Brymer Creek, LM 2.979;

(47) Bradley County, Route 0A234, Pleasant Grove Place bridge over Candies Creek, LM 0.563;

(48) Bradley County, Route 0D947, Tunnel Hill Road bridge over Black Fox Creek, LM 6.157;

(49) Bradley County, Route I-75, Cleveland urban boundary to Bradley-McMinn county line;

(50) Bradley County, Route I-75, truck climbing lane southbound at White Oak Mountain;

(51) Bradley County, Route SR-60, (Georgetown Road) from 4-Lane north of I-75 (Westlake Drive) to SR-306;

(52) Bradley County, SR-60, Georgetown Road N.W. bridge over Candies Creek, LM 18.580;

(53) Bradley County, Route US-11 (SR-2), from near Anatole Lane to SR-308 in Charleston;

(54) Bradley, Hamilton, and Meigs counties, SR-60, from SR-306 to SR-58 in Hamilton County;

(55) Campbell County, Route 01278, Towe String Road bridge over private road, LM 3.770;

(56) Campbell County, Route 01282, Davis Creek Road bridge over Davis Branch, LM 5.000;

(57) Campbell County, Route 01282, Davis Creek Road bridge over Davis Branch, LM 5.270;

(58) Campbell County, Route 02425, Old Highway 63 bridge over Titus Creek, LM 7.970;

(59) Campbell County, Route 0A080, Old Stinking Creek Road bridge over Stinking Creek, LM 0.785;

(60) Campbell County, Route 0A247, D.W. Baird Lane bridge over Stinking Creek, LM 0.292;

(61) Campbell County, Route 0B001, Dossett Lane bridge over CSX Railroad at LM 0.26 in LaFollette, LM 0.200;

(62) Campbell County, I-75, from Anderson-Campbell county line to SR-9 (Appalachian Highway) right and 2425 Royal Blue Road left;

(63) Campbell County, I-75, ITS expansion at SR-63 (Howard Baker Road, Exit 141) interchange;

(64) Campbell County, I-75, implement a fog and severe weather detection system on I-75 over Jellico Mountain;

(65) Campbell County, I-75, ITS expansion at SR-9/SR-116 (US-25W, Exit 134) interchange;

(66) Campbell County, SR-63, (Howard Baker Highway) from Scott County line to I-75;

(67) Campbell County, SR-63, (General Carl W. Stiner Highway) from LaFollette urban boundary to Frontier Road/Woodson Lane;

(68) Campbell County, SR-63, (General Carl W. Stiner Hwy.) from Frontier Road/Woodson Lane to Claiborne County line;

(69) Campbell County, Route 0A622, North 11th Street bridge over CSX Railroad in LaFollette, LM 0.270;

(70) Cannon County, Route 01376, Murfreesboro Road bridge over branch, LM 4.020;

(71) Cannon County, Route 0A014, McAllister Lane bridge over Sanders Fork Creek, LM 0.016;

(72) Cannon County, Route 0A021, Marshall Creek Road bridge over Marshall Creek, LM 2.461;

(73) Cannon County, Route 0A059, Blair Branch Road bridge over Blair Creek, LM 0.772;

(74) Cannon County, Route 0A090, Tate Road bridge over Connell Creek, LM 0.024;

(75) Cannon County, Route 0A141, Bullpen Road bridge over Bullpen Creek, LM 1.746;

(76) Cannon County, Route 0A181, Gilley Hill Road bridge over Brawleys Fork Creek, LM 2.702;

(77) Cannon County, Route 0A184, Howard Youree Road bridge over Dug Branch, LM 0.057;

(78) Cannon County, Route 0A293, Jack Barnes Road bridge over Hurricane Creek, LM 0.005;

(79) Cannon County, Route 0A316, Castle Point bridge over Leach Creek, LM 0.215;

(80) Cannon County, Route 0A331, Polly Campbell Road bridge over Wilmore Creek, LM 0.010;

(81) Cannon County, Route 0A332, Curtis George Road bridge over Wilmore Creek, LM 0.010;

(82) Cannon County, Route 0A354, Ferrell Bridge Lane bridge over East Fork Stones River, LM 0.010;

(83) Cannon County, US-70S (SR-1), W. Main Street bridge over East Fork Stones River, LM 6.150;

(84) Cannon County, US-70S (SR-1), (W. Main Street) from west of Woodbury to new SR-1 (US-70S) east of Woodbury;

(85) Carroll County, Route 0A393, Hollow Rock Branch Road bridge over Hollow Rock Branch, LM 0.344;

(86) Carroll County, SR-436, Reedy Creek Road bridge over Reedy Creek, LM 0.680;

(87) Carroll County, US-79 (SR-76), (Broad Street S.) from east of SR-77 to west of Cutlip Lane;

(88) Carroll County, US-79 (SR-76), (Broad Street N.) from west of Cutlip Lane to west of Sydnor/Winston Road;

(89) Carter County, Route 01385, Smalling Road bridge over Watauga River, LM 1.990;

(90) Carter County, Route 02609, Governor Alfred Taylor Road bridge over Buffalo Creek, LM 3.510;

(91) Carter County, Route 02680, Cove Creek Road bridge over Doe River, LM 0.570;

(92) Carter County, Route 04833, Southside Road bridge over Gap Creek, LM 1.140;

(93) Carter County, Route 0A102, Big Sandy Road bridge over Stoney Creek, LM 0.618;

(94) Carter County, Route 0A250, Reeser Road bridge over Buffalo Creek, LM 0.107;

(95) Carter County, Route 0A373, Hillside Drive bridge over Doe River, LM 0.020;

(96) Carter County, Route 0A618, Paul Blevins Road bridge over Tiger Creek, LM 0.030;

(97) Carter County, Route 0A634, Railroad Grade Road bridge over Bear Gage Road/Doe River, LM 1.757;

(98) Carter County, Route 0A642, Crabtree Road bridge over George Creek, LM 0.625;

(99) Carter County, Route 0A656, Sugar Hollow Road bridge over Doe River, LM 0.009;

(100) Carter County, Route 0A724, Stevens Road bridge over Little Doe River, LM 0.087;

(101) Carter County, Route 0A746, Old SR-67 bridge over Laurel Fork Creek, LM 0.294;

(102) Carter County, Route 0A752, Stout Hollow Road bridge over Laurel Fork Creek, LM 0.008;

(103) Carter County, Route 0A765, Dennis Cove Road bridge over Laurel Fork Creek, LM 4.520;

(104) Carter County, Route 0A767, Crow Road bridge over Laurel Fork Creek, LM 0.023;

(105) Carter County, Route 0A869, Earl Williams Road bridge over Stoney Creek, LM 0.561;

(106) Carter County, Route 0A906, Danner Subdivision Road bridge over Stoney Creek, LM 0.393;

(107) Carter County, Route 0A961, Ensor Graveyard Road bridge over Stoney Creek, LM 0.018;

(108) Carter County, Route 0A967, Blevins Hollow Road bridge over Stoney Creek, LM 0.048;

(109) Carter County, Route 0A972, Estep Hollow Road bridge over Stoney Creek, LM 0.110;

(110) Carter County, Route 0A974, Estep Loop bridge over Stoney Creek, LM 1.614;

(111) Carter County, Route 0A984, Big Sandy Road bridge over Stoney Creek, LM 0.058;

(112) Carter County, Route 0B001, Honeycutt Street bridge over Doe River, LM 0.017;

(113) Carter County, Route 0B085, Powell Road bridge over Hampton Creek, LM 0.015;

(114) Carter County, Route OC102, Hopson Road bridge over Little Doe Creek, LM 0.015;

(115) Carter County, SR-362, Gap Creek Road bridge over Gap Creek, LM 3.845;

(116) Carter County, US-321 (SR-91), (W. Elk Avenue) from SR-67 (US-321) to SR-37 (US-19E);

(117) Cheatham County, Route 0A226, Dry Fork Road bridge over Dry Fork Creek, LM 2.401;

(118) Cheatham County, Route 0A235, Little Marrowbone Road bridge over Marrowbone Creek, LM 0.579;

(119) Cheatham County, Route 0A372, S. Harpeth Road bridge over Brush Creek, LM 1.267;

(120) Cheatham County, Route 0A506, Lost Hollow Lane bridge over South Harpeth River, LM 0.010;

(121) Cheatham County, I-24, truck climbing lane from LM 0.05 – LM 0.57;

(122) Cheatham County, I-24, Exit 31 ramp improvements;

(123) Cheatham County, I-40, bridge over Harpeth River (eastbound), LM 4.080;

(124) Cheatham County, I-40, bridge over Harpeth River (westbound), LM 4.080;

(125) Cheatham County, I-40, from SR-249 (Luyben Hills Road) to Cheatham-Davidson county line;

(126) Cheatham County, SR-249, Sams Creek Road bridge over Dry Creek, LM 11.540;

(127) Cheatham County, SR-249, Jackson Felts Road bridge over New Hope Road/I-24, LM 26.020;

(128) Cheatham County, SR-49, from SR-12 to I-24 (spot improvements);

(129) Chester County, Route 01679, Talley Store Road, three bridges over Jacks Creek, LM 2.510;

(130) Chester County, Route 0A035, Sanford Road bridge over Turkey Creek, LM 0.840;

(131) Chester County, Route 0A253, Old Jacks Creek Road bridge over Jacks Creek, LM 3.581;

(132) Chester County, SR-100, bridge over South Fork Forked Deer River, LM 14.160;

(133) Chester County, SR-100, bridge over Dry Branch, LM 16.030;

(134) Chester County, SR-100, (W. Main Street) from SR-5 to Church Street (Old US-5) in Henderson;

(135) Chester, Henderson, and McNairy counties, SR-22, safety improvements from SR-69 in Milledgeville to SR-100 in Chester County;

(136) Claiborne County, Route 02503, Hoop Creek Road bridge over Hoop Creek, LM 1.580;

(137) Claiborne County, Route 0A051, Y Hollow Road bridge over Clear Fork, LM 0.057;

(138) Claiborne County, Route 0A250, Bucklick Lane bridge over Big Sycamore Creek, LM 0.356;

(139) Claiborne County, Route 0A497, Academy Road bridge over Davis Creek, LM 0.343;

(140) Claiborne County, SR-33, bridge over South Fork Sycamore Creek, LM 20.560;

(141) Claiborne County, SR-63, from Campbell County line to Hall Lane;

(142) Claiborne County, SR-63, from west of Old Town Creek to SR-32 (US-25E);

(143) Claiborne County, US-25E (SR-32), (Dixie Highway) interchange at SR-345;

(144) Clay County, Route A053, John Butler Road bridge over Proctor Branch, LM 0.160;

(145) Clay County, Route 0A210, Wet Mill Creek Road bridge over Mill Creek, LM 7.298;

(146) Cocke County, Route 01326, Morrell Springs Road bridge over I-40, LM 2.230;

(147) Cocke County, Route 02513, Briarthicket Road bridge over Knob Creek, LM 2.950;

(148) Cocke County, Route 02570, Old State Highway 32 bridge over Cosby Creek, LM 0.100;

(149) Cocke County, Route 0A055, Chemwood Drive bridge over Sinking Creek, LM 0.089;

(150) Cocke County, Route 0A136, Saint Tide Hollow Road bridge over Clear Creek, LM 0.903;

(151) Cocke County, Route 0A238, Old Long Creek Road bridge over Long Creek, LM 0.621;

(152) Cocke County, Route 0A261, Toms Creek Road bridge over Trail Fork Big Creek, LM 3.486;

(153) Cocke County, Route 0A264, Spicewood Flats Road bridge over Trail Fork Big Creek, LM 0.050;

(154) Cocke County, Route 0A276, Stokley Cemetery Road bridge over Trail Fork Big Creek, LM 0.008;

(155) Cocke County, Route 0A277, Sterling Road bridge over Trail Fork Big Creek, LM 0.091;

(156) Cocke County, Route 0A407, Caney Creek Road bridge over Cosby Creek, LM 0.013;

(157) Cocke County, Route 0A408, Liberty Road bridge over Cosby Creek, LM 1.207;

(158) Cocke County, Route 0A445, Middle Creek Road bridge over Cosby Creek, LM 0.029;

(159) Cocke County, Route 0A447, Ball Park Road bridge over Cosby Creek, LM 0.277;

(160) Cocke County, Route 0A495, Old SR-35 bridge over Clear Creek, LM 1.140;

(161) Cocke County, Route 0A909, Briarthicket Road bridge over Nolichucky River, LM 1.113;

(162) Cocke County, I-40, interchange at O'Neil Road;

(163) Cocke County, I-40, bridge over Green Corner Road (1321), LM 21.000;

(164) Cocke County, I-40, bridge over SR-9, LM 1.800;

(165) Cocke County, I-40, ITS rural development on I-40 to state line;

(166) Cocke County, I-40, Hartford welcome center renovation;

(167) Cocke County, SR-160, bridge over Nolichucky River, LM 11.870;

(168) Cocke County, US-25/70(SR-9), E. Broadway bridge over Pigeon River, LM 6.820;

(169) Cocke County, US-321 (SR-32), (Cosby Highway) from SR-73 at Cosby to Wilton Springs Road;

(170) Cocke County, US-321 (SR-35), (Newport Bypass) from US-70 (SR-9) to Saint Tide Hollow Road;

(171) Coffee County, Route 00918, Wattendorf Memorial Highway bridge over A.E.D.C. Road/I-24, LM 7.670;

(172) Coffee County, Route 01111, Cat Creek Road bridge over Crumpton Creek, LM 6.990;

(173) Coffee County, Route 0A049, W. Grundy Street bridge over North Fork Rock Creek, LM 0.174;

(174) Coffee County, Route 0A409, Norton Branch Road bridge over Norton Branch, LM 0.813;

(175) Coffee County, Route 0A440, Duncan Road bridge over Perry Creek, LM 0.902;

(176) Coffee County, Route 0B188, Camp Ground Lane bridge over Duck River (OSFSP), LM 0.030;

(177) Coffee County, SR-127, Winchester Highway bridge over Bradley Creek, LM 4.660;

(178) Coffee County, SR-55, (Wilson Avenue) from First Avenue in Tullahoma to SR-16 (US-41A) north of Jackson Street;

(179) Coffee County, US-41 (SR-2), (Hillsboro Highway) from Joe Hickerson Road to Arnold Center Road;

(180) Coffee County, US-41 (SR-2), Hillsboro Road bridge over Caney Fork and Western Railroad, LM 14.280;

(181) Crockett County, Route 0A078, Reynolds Road bridge over Pond Creek, LM 1.082;

(182) Crockett County, Route 0A081, Beaver Road bridge over branch, LM 2.800;

(183) Crockett County, Route 0A119, Walter Taylor Road bridge over Rice Creek, LM 2.099;

(184) Crockett County, Route 0A170, Kenner Road bridge over branch, LM 0.840;

(185) Crockett County, Route 0A191, Warren Road bridge over branch of Cypress Creek, LM 1.894;

(186) Crockett County, Route 0A308, County Line Road bridge over branch, LM 0.270;

(187) Cumberland County, Route 02202, Browntown Road bridge over Pokepatch Creek, LM 3.130;

(188) Cumberland County, Route 02289, Wightman Road bridge over Duncan Creek, LM 3.590;

(189) Cumberland County, I-40, Cumberland County rest area renovation;

(190) Cumberland County, SR-462, (Northwest Connector) from US-127 (SR-28) to SR-298;

(191) Cumberland County, SR-462, (Northwest Connector) from US-70N (SR-24) to US-127 (SR-28) in Crossville;

(192) Cumberland County, US-127 (SR-28), from north of I-40 to near Potato Farm Road;

(193) Cumberland County, US-127 (SR-28), from near Potato Farm Road to near Hollow Lane;

(194) Cumberland County, US-127 (SR-28), from near Hollow Lane to near Lowe Road;

(195) Cumberland County, US-70 (SR-1), Sparta Highway bridge over Obed River, LM 12.720;

(196) Cumberland County, US-70N (SR-24), West Avenue bridge over Obed River, LM 15.370;

(197) Cumberland and Fentress counties, US-127 (SR-28), (S. York Highway) from Near Lowe Road in Cumberland County to near Little Road in Clarkrange;

(198) Cumberland and Putnam counties, I-40, ITS expansion at Rockwood Mountain;

(199) Davidson County, I-24, bridge over Mill Creek, LM 23.360;

(200) Davidson County, I-24, bridge over North First Street, LM 13.970;

(201) Davidson County, I-24, bridge (left lanes) over Cumberland River, LM 15.420;

(202) Davidson County, I-24, bridge over Seven Mile Creek, LM 19.200;

(203) Davidson County, I-24, bridge (right lanes) over Old Hickory Boulevard, LM 8.510;

(204) Davidson County, I-24, bridge (left lanes) over Old Hickory Boulevard, LM 8.510;

(205) Davidson County, I-24, bridge (right lanes) over Cumberland River, LM 15.420;

(206) Davidson County, I-24, interchange modification at Hickory Hollow Parkway;

(207) Davidson County, I-24, ramp improvements at Exits 35, 40, 57, 59, and 60;

(208) Davidson County, I-24, Harding Place interchange re-configuration;

(209) Davidson County, I-24, from North First Street to Trinity Lane;

(210) Davidson County, I-24, from Old Hickory Boulevard (SR-45) to I-65, Exit 40 to Exit 44;

(211) Davidson County, I-40, SR-255 (Donelson Pike) relocation from taxiway bridges over existing Donelson Pike to I-40;

(212) Davidson County, I-40, Structure 5B bridge over I-24, LM 21.580;

(213) Davidson County, I-40, Structure 79 bridge over I-65 ramp, LM 18.390;

(214) Davidson County, I-40, bridge over Nashville and Eastern Railroad, LM 20.050;

(215) Davidson County, I-40, Structure 80 bridge over I-40 ramp, LM 18.470;

(216) Davidson County, I-40, bridge over Browns Creek, LM 20.150;

(217) Davidson County, I-40, bridge over SR-11, SR-1, and Second Avenue South, LM 18.860;

(218) Davidson County, I-40, Bridge Over Mill Creek, LM 22.350;

(219) Davidson County, I-40, Structure 13 bridge over I-65 and I-65 ramp, LM 16.140;

(220) Davidson County, I-40, from McCrory Lane (Exit 192) to just west of SR-1/US-70S (Exit 196);

(221) Davidson County, I-440, pavement replacement and safety improvements;

(222) Davidson County, I-65, bridge over abandoned railroad, LM 9.850;

(223) Davidson County, I-65, bridge over Cumberland River and Cowan Street, LM 10.240;

(224) Davidson County, SR-11/US-31W, (Dickerson Pike) from Fannin Drive to Old Stone Bridge Road to include the CSX Railroad overpass structure;

(225) Davidson County, US-31A/41A (SR-11), (Nolensville Pike) from north of Mill Creek to near SR-254 (Old Hickory Boulevard);

(226) Davidson County, US-31A/41A (SR-11), Nolensville Pike bridge over CSX Railroad, LM 10.240;

(227) Davidson County, US-31E (SR-6), Ellington Parkway bridge over CSX Railroad, LM 12.320;

(228) Davidson County, US-31E (SR-6), Gallatin Pike bridge over Mansker Creek, LM 22.840;

(229) Davidson County, US-41A (SR-112), from SR-12 (Ashland City Highway) to SR-155 (Briley Parkway);

(230) Davidson County, US-41A (SR-112), Clarksville Pike bridge over Whites Creek, LM 0.550;

(231) Davidson County, US-431/70/70S (SR-1), (Broadway) bridge over 11th Avenue South and CSX Railroad, LM 17.290;

(232) Davidson County, US-70 (SR-24), (Charlotte Pike) from White Bridge Road to American Road;

(233) Davidson County, US-70 (SR-24), (Charlotte Pike) from American Road to I-40;

(234) Davidson County, US-70 (SR-24), (Charlotte Pike) from I-40 to Old Hickory Boulevard;

(235) Davidson, Dickson, Cheatham, Williamson, and Wilson counties, I-40, ITS expansion from US-70S (Exit 196) to I-840, and from SR-255 (Donelson Pike, Exit 216) to US-70 (Exit 239);

(236) Davidson and Rutherford counties, I-24, congestion reduction from I-40 in Davidson County to I-840 in Rutherford County;

(237) Davidson, Sumner, and Robertson counties, I-65, from Nashville to Kentucky state line;

(238) Decatur County, Route 0A295, Pete Tucker Loop bridge over Turnbo Creek, LM 0.830;

(239) DeKalb County, Route 0A095, Holmes Creek Road bridge over Fall Creek, LM 6.060;

(240) DeKalb County, Route 0A330, Old Dry Creek Road bridge over Dry Creek, LM 3.648;

(241) DeKalb and Wilson counties, US-70 (SR-26), (Nashville Highway) from west of Wilson County line to near SR-96 in DeKalb County;

(242) Dickson County, Route 01854, East Piney Road bridge over East Fork Piney River, LM 4.210;

(243) Dickson County, Route 0A177, Old Highway 47 bridge over Town Branch, LM 0.070;

(244) Dickson County, I-40, Dickson rest area renovation;

(245) Dickson County, I-840, from I-40 to SR-96;

(246) Dickson County, SR-46, Yellow Creek Road bridge over branch, LM 15.740;

(247) Dickson County, SR-46, Yellow Creek Road bridge over Yellow Creek, LM 19.060;

(248) Dyer County, Route 01495, Unionville Road bridge over overflow, LM 2.480;

(249) Dyer County, Route 0A208, Spence Spur Road bridge over drainage ditch, LM 2.370;

(250) Dyer County, Route 0A230, McGee Road bridge over slough, LM 1.090;

(251) Dyer County, Route 0A264, Hartsfield Road bridge over branch, LM 0.890;

(252) Dyer County, Route 0A282, Pace Road bridge over Mulherin Creek, LM 2.159;

(253) Dyer County, Route 0A333, Blankenship Road bridge over Mulherin Creek, LM 0.950;

(254) Dyer County, Route 0A493, Earl Carter Road bridge over McBride Creek, LM 1.550;

(255) Dyer County, Route 0A498, Meadow Road bridge over branch, LM 0.026;

(256) Dyer County, Route 0A616, Lovejoy Road bridge over drainage ditch, LM 1.000;

(257) Dyer County, I-155, Dyersburg welcome center renovation;

(258) Dyer County, SR-104, from US-412 (SR-20) in Dyersburg to east of Don Hurley Road;

(259) Dyer County, SR-104, from east of Don Hurley Road to Old SR-104 near the Gibson County line;

(260) Dyer County, SR-211, South Main Avenue bridge over overflow, LM 1.310;

(261) Dyer County, SR-211, South Main Avenue bridge over North Fork Forked Deer River, LM 1.710;

(262) Dyer County, SR-211, (West Main Street) from US-412 in Dyersburg to SR-77 in Newbern;

(263) Fayette County, Route 00840, Old Jackson Road bridge over Big Muddy Creek, LM 6.690;

(264) Fayette County, Route 01442, La Grange Road bridge over Wolf River overflow, LM 6.220;

(265) Fayette County, Route 01442, La Grange Road bridge over branch, LM 9.390;

(266) Fayette County, Route 01454, Raleigh–La Grange Road East bridge over branch, LM 5.260;

(267) Fayette County, Route 01474, Thorpe Drive bridge over branch, LM 6.740;

(268) Fayette County, Route 01540, Yager Drive bridge over branch, LM 0.380;

(269) Fayette County, Route 01553, Old Jackson Road bridge over Bear Creek, LM 2.970;

(270) Fayette County, Route 02706, McKinsty Road bridge over overflow, LM 8.120;

(271) Fayette County, Route 0A043, Old Fifty Nine Drive bridge over branch, LM 4.157;

(272) Fayette County, Route 0A070, Tomlin Road bridge over Treadville Creek, LM 1.421;

(273) Fayette County, Route 0A091, Old Jackson Road bridge over Little Creek, LM 0.440;

(274) Fayette County, Route 0A094, Caldwell Drive bridge over London Creek, LM 0.071;

(275) Fayette County, Route 0A119, Bailey Morrison Drive bridge over Gregg Creek, LM 2.142;

(276) Fayette County, Route 0A127, Finnie Drive bridge over branch, LM 0.261;

(277) Fayette County, Route 0A129, Sardis Drive bridge over branch of North Fork Wolf River, LM 2.464;

(278) Fayette County, Route 0A136, Newcastle Drive bridge over branch of Morrow Creek, LM 1.182;

(279) Fayette County, Route 0A149, Buford Ellington Road bridge over North Fork Creek, LM 0.295;

(280) Fayette County, Route 0A204, Hayes Road bridge over Sandy Creek, LM 0.271;

(281) Fayette County, Route 0A208, Chapel Road bridge over overflow, LM 0.128;

(282) Fayette County, Route 0A232, Johnson Drive bridge over Hurricane Creek, LM 3.051;

(283) Fayette County, Route 0A235, Knox Road bridge over branch, LM 2.994;

(284) Fayette County, Route 0A257, Mebane Road bridge over drainage ditch, LM 1.214;

(285) Fayette County, Route SR-193, Macon Road bridge over branch, LM 11.480;

(286) Fayette County, Route SR-460, (Somerville Beltway) from US-64 (SR-15) west of Somerville to US-64 (SR-15) east of Somerville;

(287) Fentress County, Route 02316, Little Crab Road bridge over Little Crab Creek, LM 9.450;

(288) Fentress County, Route 0A063, Wolf River Loop bridge over Rotten Fork Wolf River, LM 0.416;

(289) Fentress County, Route 0A073, Rotten Fork Road bridge over Rotten Fork Wolf River, LM 0.135;

(290) Fentress County, Route 0A196, Glen Obey Road bridge over Rock Castle Creek, LM 4.066;

(291) Fentress County, Route 0A198, Gwinn Branch Road bridge over Rock Castle Creek, LM 0.094;

(292) Fentress County, Route 0A302, Vines Ridge Road bridge over Big Laurel Creek, LM 1.060;

(293) Fentress County, SR-85, Wilder Road bridge over East Fork Obey River, LM 5.670;

(294) Fentress County, US-127 (SR-28), (South York Highway) from near Little Road in Clarkrange to near Kilby Road;

(295) Fentress and Pickett counties, US-127 (SR-28), (South York Highway) spot improvements from north of Jamestown to SR-111;

(296) Franklin County, Route 0A406, Old Decherd Road bridge over Wagner Creek, LM 0.259;

(297) Gibson County, Route 00860, Concord-Cades Road bridge over Mays Creek, LM 6.500;

(298) Gibson County, Route 01401, Keeley Mill Road bridge over overflow, LM 3.350;

(299) Gibson County, Route 01585, Salem Church Road bridge over overflow, LM 1.360;

(300) Gibson County, Route 01592, Old Trenton-Eaton Road bridge over Branch Buck Creek, LM 8.300;

(301) Gibson County, Route 01594, Old Dyersburg Road bridge over drainage ditch, LM 7.230;

(302) Gibson County, Route 01596, New Bethlehem Road bridge over branch, LM 6.360;

(303) Gibson County, Route 0A029, Happy Hollow Road bridge over York Branch, LM 0.280;

(304) Gibson County, Route 0A044, Esquire Green Road bridge over drainage ditch/Cow Creek, LM 0.987;

(305) Gibson County, Route 0A076, Conover Needham Road bridge over Edmundson Creek, LM 1.664;

(306) Gibson County, Route 0A077, Saw Mill Lane bridge over Edmundson Creek, LM 0.380;

(307) Gibson County, Route 0A159, Robert R. Thornton Road bridge over Owen Branch, LM 1.363;

(308) Gibson County, Route 0A161, Boham Road bridge over branch of Rutherford Fork Obion, LM 2.251;

(309) Gibson County, Route 0A199, Old Dyer-Yorkville Road bridge over Sand Creek, LM 1.256;

(310) Gibson County, Route 0A211, Nee Road bridge over Cow Creek, LM 0.371;

(311) Gibson County, Route 0A215, Shanklin Road bridge over Camp Creek, LM 2.124;

(312) Gibson County, Route 0A224, Skiff Barton Road bridge over branch of Camp Creek, LM 0.470;

(313) Gibson County, Route 0A254, Wildcat Lane Road bridge over Locust Grove Creek, LM 1.459;

(314) Gibson County, Route 0A0262, Peavine Road bridge over overflow, LM 2.050;

(315) Gibson County, Route 0A323, Idlewild-Holly Leaf Road bridge over branch of Thompson Creek, LM 2.658;

(316) Gibson County, Route 0A349, Thetford Road bridge over branch of Rutherford Fork, LM 1.390;

(317) Gibson County, Route 0A364, Powell Road bridge over ditch, LM 1.042;

(318) Gibson County, Route 0A376, Old SR-104 bridge over overflow, LM 0.097;

(319) Gibson County, Route 0A380, East Airport Road bridge over branch of North Fork Forked Deer River, LM 0.263;

(320) Gibson County, Route 0A711, Bob Hazelwood Road bridge over Hog Creek, LM 1.990;

(321) Gibson County, 0A715, Paul Price Road bridge over Wallsmith Branch, LM 1.128;

(322) Gibson County, 0A725, Casey Road bridge over Parker Branch, LM 0.604;

(323) Gibson County, 0A738, Esquire Hunt Road bridge over branch of Barnett Branch, LM 2.047;

(324) Gibson County, 0A745, Mag Duffy Road bridge over Duffy Branch, LM 1.007;

(325) Gibson County, Route 0A925, Daisy Donaldson Road bridge over branch, LM 0.795;

(326) Gibson County, Route 0A960, Quincy Butler Road bridge over branch of Middle Fork Forked Deer, LM 0.219;

(327) Gibson County, Route 0A978, Gumwoods Road bridge over branch, LM 2.350;

(328) Gibson County, Route 0A982, Gumwoods Road bridge over branch, LM 1.885;

(329) Gibson County, Route 0A982, Gumwoods Road bridge over branch, LM 2.420;

(330) Gibson County, Route 0A994, Bluff Road bridge over branch, LM 1.562;

(331) Gibson County, Route 0B009, Hicks Street extended bridge over branch of Rutherford Fork Obion River, LM 0.930;

(332) Gibson County, Route 0B010, Old Rutherford-Kenton Road bridge over branch of Rutherford Fork Obion River, LM 2.591;

(333) Gibson County, Route 0B011, Northern's Chapel Road bridge over branch, LM 1.659;

(334) Gibson County, Route 0B112, Salem Street bridge over Roe Creek in Milan, LM 0.680;

(335) Gibson and Carroll counties, US-79 (SR-76) from west of Cades-Atwood Road to east of SR-77;

(336) Gibson and Dyer counties, SR-104, (Dyersburg Highway) from Old SR-104 to west of SR-188;

(337) Giles County, Route 01900, Tarpley Shop Road bridge over Bunker Hill Road/I-65, LM 7.420;

(338) Giles County, Route 0A068, Waters Smith Road bridge over Big Creek, LM 0.020;

(339) Giles County, Route 0A177, Newman Road bridge over Indian Creek, LM 0.163;

(340) Giles County, Route 0A296, Tunnel Road bridge over CSX Railroad, LM 0.624;

(341) Giles County, Route 0A382, Booth Chapel Road bridge over Husley Creek, LM 1.839;

(342) Giles County, 0A501, Frankewing Road bridge over Bradshaw Creek, LM 0.850;

(343) Giles County, SR-166, Wales Road bridge over Richland Creek, LM 15.790;

(344) Giles County, SR-7, (Main Street) from Union Hill Road to Morrow Road in Ardmore;

(345) Giles County, US-31 (SR-7), Columbia Highway bridge over CSX Railroad, LM 27.720;

(346) Giles County, US-31 (SR-7), Columbia Highway bridge over Richland Creek, LM 28.590;

(347) Giles County, US-31A (SR-11), Lewisburg Highway bridge over Pigeon Roost Creek, LM 23.380;

(348) Grainger County, Route 02534, Little Valley Road bridge over Richland Creek, LM 0.150;

(349) Grainger County, Route 02540, Cherry Street bridge over branch, LM 0.910;

(350) Grainger County, Route 02544, Liberty Hill Road bridge over Williams Branch, LM 0.180;

(351) Grainger County, Route 0A026, Hogskin Road bridge over Hogskin Creek, LM 2.011;

(352) Grainger County, Route 0A365, Bluff Road bridge over Richland Creek, LM 0.093;

(353) Grainger County, Route 0A408, Milligan Lane bridge over Richland Creek, LM 0.686;

(354) Grainger County, SR-131, bridge over Williams Creek, LM 7.730;

(355) Grainger County, US-11W (SR-1), from west of Helton Road to Bean Station;

(356) Grainger County, US-11W (SR-1), from Rutledge to west of Helton Road;

(357) Grainger County, US-11W (SR-1), bridge over Shields Creek, LM 22.810;

(358) Grainger County, US-25E (SR-32), (Dixie Highway) off-setting intersection at SR-131;

(359) Greene County, Route 01346, Blue Springs Parkway bridge over Lick Creek, LM 0.390;

(360) Greene County, Route 03863, E. Church Street bridge over branch, LM 1.720;

(361) Greene County, Route 0A682, Paint Mountain Road bridge over Lower Paint Creek, LM 4.987;

(362) Greene County, Route 0A759, Links Mill Road bridge over Richland Creek, LM 0.033;

(363) Greene County, I-81, Greene County rest area renovation;

(364) Greene County, US-11E (SR-34), (Greeneville Bypass) from US-11E west of Greeneville to US-11E east of Greeneville;

(365) Greene County, US-321(SR-35), (Newport Highway) from north of Cocke County line to north of Nolichucky River (Bright Hope Road);

(366) Greene County, US-321 (SR-35), (Newport Highway) from north of Nolichucky River near Bright Hope Road to south of SR-349 (Warrensburg Road) near Pates Lane;

(367) Greene County, US-321 (SR-35), (Newport Highway) from SR-349 (Warrensburg Road) near Pates Lane to SR-34 (US-11E);

(368) Greene County, US-321 (SR-35), Newport Highway bridge over Nolichucky River, LM 3.070;

(369) Grundy County, Route 0A430, Stella Scruggs Road bridge over Pepper Hollow Branch, LM 0.092;

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

(370) Grundy County, SR-50, (Pelham Road) from mile marker 8.0, 7.5 miles east of I-24 (Exit 127), to mile marker 11.0;

(371) Hamblen County, Route 0A251, Britt Lane Road bridge over Spring Branch, LM 0.025;

(372) Hamblen County, Route 0A314, Brights Pike bridge over Spring Creek, LM 0.154;

(373) Hamblen County, SR-160, Enka Highway bridge over overflow, LM 0.140;

(374) Hamblen County, US-11E (SR-34), (E. Andrew Johnson Highway) from west of Old Stagecoach Road in Russellville to Steadman Road;

(375) Hamblen County, US-11E (SR-34), (E. Andrew Johnson Highway) from US-25E (SR-32) in Morristown to near East Morris Boulevard;

(376) Hamblen County, US-11E (SR-34), (E. Andrew Johnson Highway) from near East Morris Boulevard to west of Old Stagecoach Road in Russellville;

(377) Hamblen and Hawkins counties, US-11E (SR-34), (Andrew Johnson Highway) from Steadman Road to I-81;

(378) Hamilton County, I-24, interchange modification of I-24 and SR-2 (Broad Street) / SR-58 (Market Street);

(379) Hamilton County, I-24, from I-59 to US-27;

(380) Hamilton County, I-24, bridge over SR-27 (Rossville Boulevard), LM 9.000;

(381) Hamilton County, I-24, eastbound bridge over SR-2 (Broad Street), LM 8.00;

(382) Hamilton County, I-24, bridge over I-24 ramp to Central Avenue, LM 8.820;

(383) Hamilton County, I-24, bridge over Germantown Road (FAU 3577), LM 12.080;

(384) Hamilton County, I-24, eastbound and westbound bridge over A643 Williams, LM 8.000;

(385) Hamilton County, I-24, bridge over Southern Railway (abandoned), LM 10.360;

(386) Hamilton County, I-75, interchange modification at I-24;

(387) Hamilton County, I-75, interchange modification at Hamilton Place Mall;

(388) Hamilton County, SR-17, Bonny Oaks Drive bridge over Chickamauga Creek, LM 8.200;

(389) Hamilton County, SR-317, (Bonny Oaks Drive) from SR-17 to Industry Drive;

(390) Hamilton County, SR-317, (Bonny Oaks Drive) from Industry Drive to Adamson Circle;

(391) Hamilton County, SR-317, (Bonny Oaks Drive) from Adamson Circle to west of Bonnyshire Drive;

(392) Hamilton County, SR-317, (Bonny Oaks Drive) from west of Bonnyshire Drive to I-75;

(393) Hamilton County, SR-317, from SR-321 (Ooltewah-Ringgold Road) to near Layton Lane;

(394) Hamilton County, SR-317, from near Layton Lane to East Brainerd Road in Chattanooga;

(395) Hamilton County, SR-320, from east of Bel-Air Road to SR-321 (Ooltewah-Ringgold Road);

(396) Hamilton County, SR-320, E. Brainerd Road bridge over CSX Railroad, LM 0.860;

(397) Hamilton County, SR-321, from SR-317 (Apison Pike) to SR-320 (East Brainerd Road);

(398) Hamilton County, US-127 (SR-8), from SR-27 Suck Creek Road to north of Palisades Drive (Mountain Road);

(399) Hamilton and Bradley counties, I-75, from north of US-64 to US-74;

(400) Hancock County, SR-33, Main Street bridge over Greasy Rock Creek, LM 11.770;

(401) Hardeman County, Route 00865, Sain Road bridge over Spring Creek, LM 13.070;

(402) Hardeman County, Route 00869, Powell Chapel Road bridge over Hatchie River, LM 7.920;

(403) Hardeman County, Route 02320, Old Highway 64 bridge over branch, LM 2.530;

(404) Hardeman County, Route 0A191, Newstead Drive bridge over branch, LM 0.157;

(405) Hardeman County, Route 0A230, Kennedy Road bridge over branch, LM 2.590;

(406) Hardeman County, Route 0A338, Howell Road bridge over Wade Creek, LM 0.104;

(407) Hardeman County, SR-100, bridge over branch, LM 4.340;

(408) Hardeman County, SR-125, Silerton Road bridge over branch, LM 29.690;

(409) Hardeman County, SR-458, (Bolivar Bypass) from US-64 (SR-15) west of Bolivar to east of SR-18;

(410) Hardeman County, SR-458, (Bolivar Bypass) from east of SR-18 to west of Old Middleton Road;

(411) Hardeman County, US-64 (SR-15), bridge over overflow, LM 14.590;

(412) Hardeman County, US-64 (SR-15), bridge over Spring Creek, LM 14.710;

(413) Hardeman and Madison counties, SR-18, from SR-100 in Hardeman County to north of Medon/Malesus Road;

(414) Hardin County, Route 01723, Burnt Church Road bridge over Little Turkey Creek, LM 2.220;

(415) Hardin County, Route 01754, Fellowship Road bridge over Middleton Creek, LM 0.020;

(416) Hardin County, Route 02702, Big Ivy Road bridge over Whites Creek, LM 0.100;

(417) Hardin County, Route 05561, Campbell Old Mill Road bridge over Chambers Creek, LM 0.900;

(418) Hardin County, Route 0A048, Marshall Drive bridge over Chalk Creek, LM 2.206;

(419) Hardin County, Route 0A081, Hurricane Drive bridge over drainage ditch, LM 0.697;

(420) Hardin County, Route 0A098, Lebanon Loop bridge over Flats Creek, LM 0.683;

(421) Hardin County, Route 0A232, Irvin Road bridge over Choate Creek, LM 0.188;

(422) Hardin County, Route 0A286, Hatley Loop bridge over Hatley Creek, LM 1.127;

(423) Hardin County, Route 0A292, First Pittsburg Drive bridge over Mud Creek, LM 7.948;

(424) Hardin County, Route 0A308, Nichols Drive bridge over Horse Creek, LM 0.195;

(425) Hardin County, SR-128, from SR-226 (Airport Road) to south of One Stop Drive;

(426) Hardin County, SR-128, from Pyburn Road to SR-226 (Airport Road);

(427) Hardin County, SR-128, bridge over Tennessee River (Pickwick Dam), LM 0.840;

(428) Hawkins County, Route 0A005, Old Highway 11W bridge over Cloud Creek, LM 1.876;

(429) Hawkins County, Route 0A352, AFG Road bridge over Southern Railway, LM 0.447;

(430) Hawkins County, Route 0A682, Brown Road bridge over Beech Creek, LM 0.017;

(431) Hawkins County, Route 0A765, Walkers Church Road bridge over Robertson Creek, LM 0.813;

(432) Hawkins County, Route 0A922, S. Armstrong Road bridge over Crockett Creek, LM 0.265;

(433) Hawkins County, SR-31, (Flat Gap Road) from Mooresburg to Adams Lane;

(434) Hawkins County, SR-31, bridge over Poor Valley Creek, LM 4.170;

(435) Hawkins County, SR-346, E. Main Street bridge over Surgoinville Creek, LM 3.900;

(436) Hawkins County, SR-66, from SR-34 in Bulls Gap to south of Speedwell Road / Old Highway 66;

(437) Hawkins County, SR-70, bridge over Southern Railway, LM 6.190;

(438) Hawkins County, SR-70, bridge over Caney Creek, LM 8.910;

(439) Hawkins County, US-11W (SR-1), W. Stone Drive bridge (right lane) over North Fork Holston River, LM 41.300;

(440) Hawkins County, US-11W (SR-1), W. Stone Drive bridge (left lane) over North Fork Holston River, LM 41.300;

(441) Haywood County, Route 00857, Mt. Pleasant Road bridge over Richland Creek, LM 0.100;

(442) Haywood County, Route 01482, Nunn Road bridge over District Branch, LM 0.800;

(443) Haywood County, Route 0A035, Toulon Road bridge over branch, LM 0.544;

(444) Haywood County, Route 0A040, Garrett Road bridge over Lost Creek, LM 0.751;

(445) Haywood County, Route 0A076, Gillispie Road bridge over branch, LM 0.293;

(446) Haywood County, Route 0A096, Sturdivant Road bridge over branch, LM 0.730;

(447) Haywood County, Route 0A152, Estanaula Road bridge over branch, LM 3.480;

(448) Haywood County, Route 0A157, Coburn Road bridge over branch, LM 3.220;

(449) Haywood County, SR-19, (Brownsville Bypass) from east of SR-87 to west of Windrow Road;

(450) Haywood County, SR-19, from Lauderdale County line to east of Binford Road;

(451) Haywood County, SR-19, from east of Binford Road to east of Bobby Mann Road;

(452) Haywood County, SR-19, from east of Bobby Mann Road to east of SR-87;

(453) Haywood County, US-70 (SR-1), bridge over branch, LM 2.890;

(454) Haywood County, US-70 (SR-1), bridge over Muddy Creek, LM 2.130;

(455) Haywood County, Route 01443, Stanton Koko Road bridge over Prairie Creek, LM 2.540;

(456) Henderson County, Route 0A238, Wake Forest Road bridge over Big Hurricane Drainage, LM 0.300;

(457) Henderson County, Route 0A264, Belton Robison Road bridge over Beech River, LM 1.825;

(458) Henderson County, Route 0A266, Rock Hill Road bridge over Haley Creek, LM 0.406;

(459) Henderson County, Route 0A327, Dyer Road bridge over Middle Prong Doe Creek, LM 0.338;

(460) Henderson County, SR-459, (Lexington Bypass) from US-412 (SR-20) west of Lexington to SR-22 south of Lexington;

(461) Henderson County, SR-459, (Lexington Bypass) from SR-22 south of Lexington to US-412 (SR-20) east of Lexington;

(462) Henry County, Route 01715, Shady Grove Road bridge over Thompson Creek, LM 2.210;

(463) Henry County, Route 01715, Shady Grove Road bridge over Holley Fork Creek, LM 7.290;

(464) Henry County, Route 0A058, Birds Creek Road bridge over Birds Creek, LM 3.091;

(465) Henry County, Route 0A072, Goldston Springs Road bridge over Clear Creek, LM 1.632;

(466) Henry County, Route 0A113, Terrapin Creek Road bridge over Sugar Creek, LM 2.574;

(467) Henry County, Route 0A113, Terrapin Creek Road bridge over branch, LM 3.890;

(468) Henry County, Route 0A118, Kuykendall Road bridge over Sandy Branch, LM 0.480;

(469) Henry County, Route 0A210, Red Top Hill Road bridge over Blood River, LM 2.080;

(470) Henry County, Route 0A434, Hagler Ridge Road bridge over Clendon Creek, LM 1.370;

(471) Henry County, Route 0A572, Gum Springs Road bridge over Middle Fork Obion River, LM 1.139;

(472) Henry County, US-641 (SR-54), from near Smith Road to Kentucky state line;

(473) Hickman County, Route 00942, Cane Creek Road bridge over Cane Creek, LM 3.210;

(474) Hickman County, Route 00961, Goodrich Road bridge over Bird Creek, LM 6.150;

(475) Hickman County, Route 00961, Goodrich Road bridge over branch, LM 5.900;

(476) Hickman County, Route 01846, Tottys Bend Road bridge over Arnold Branch, LM 2.650;

(477) Hickman County, Route 01846, Tottys Bend Road bridge over Duck River, LM 5.730;

(478) Hickman County, Route 01848, Grays Bend Road bridge over Haley Creek, LM 1.810;

(479) Hickman County, Route 0A100, S. Tatum Creek Road bridge over Tatum Creek, LM 0.136;

(480) Hickman County, Route 0A104, Tom Patton Road bridge over Jones Creek, LM 2.883;

(481) Hickman County, Route 0A128, Friendship Lane bridge over Mill Creek, LM 0.909;

(482) Hickman County, Route 0A170, Washer Road bridge over Mill Creek, LM 0.010;

(483) Hickman County, Route 0A176, Baker Hollow Road bridge over Little Spring Creek, LM 1.539;

(484) Hickman County, Route 0A270, Ugly Creek Road bridge over Blue Buck Creek, LM 5.142;

(485) Hickman County, Route 0A325, W. Beaverdam Road bridge over Beaver Dam Creek, LM 4.360;

(486) Hickman County, Route 0A325, W. Beaverdam Road bridge over Wades Branch, LM 4.135;

(487) Hickman County, Route 0A330, Spring Road bridge over Indian Creek, LM 0.060;

(488) Hickman County, Route 0A366, E. Plunders Creek Road bridge over Piney River, LM 2.157;

(489) Hickman County, Route 0A542, Briar Pond Road bridge over Blowing Springs, LM 7.487;

(490) Hickman County, Route 0A756, Barnhill Lane bridge over Haley Creek, LM 0.040;

(491) Hickman County, Route 0A802, Yates Lane bridge over Garner Creek, LM 0.080;

(492) Hickman County, SR-100, SR-48 intersection improvements;

(493) Hickman and Dickson counties, SR-46, from I-40 to the intersection of SR-100 and SR-7;

(494) Hickman County, SR-50, bridge over Duck River, LM 30.550;

(495) Hickman County, SR-50, Minnie Pearl Memorial Highway bridge over Duck River, LM 17.180;

(496) Houston County, Route 01783, Tank Hill Road bridge over Erin Branch, LM 8.390;

(497) Houston County, Route 0A018, Hurricane Landing Road bridge over Hurricane Creek, LM 1.107;

(498) Houston County, Route 0A410, Carl Norfleet Lane bridge over Pollard Branch, LM 0.090;

(499) Houston County, SR-49, safety improvements from SR-13 to SR-46;

(500) Houston County, SR-49, E. Main Street bridge over Wells Creek, LM 5.870;

(501) Humphreys County, Route 00910, Bakerville Road bridge over Duck River, LM 15.710;

(502) Humphreys County, Route 01779, Indian Creek Road bridge over Hurricane Creek, LM 7.430;

(503) Humphreys County, Route 01794, Cuba Landing Road bridge over North Fork Blue Creek, LM 0.100;

(504) Humphreys County, Route 0A058, Hemby Cemetery Lane bridge over Hemby Branch, LM 0.075;

(505) Humphreys County, Route 0A124, Patrick Road bridge over White Oak Creek, LM 0.034;

(506) Humphreys County, Route 0A144, Dry Hollow Road bridge over branch, LM 1.647;

(507) Humphreys County, Route 0A171, Smith Branch Road bridge over White Oak Creek, LM 0.036;

(508) Humphreys County, Route 0A223, Lee Lane bridge over Indian Creek, LM 0.052;

(509) Humphreys County, Route 0A239, Tumbling Creek Road bridge over Tumbling Creek, LM 2.020;

(510) Humphreys County, Route 0A239, Tumbling Creek Road bridge over Tumbling Creek, LM 3.142;

(511) Humphreys County, Route 0A276, Tatem Lane bridge over Blue Creek, LM 0.092;

(512) Humphreys County, Route 0A279, Weed Lane bridge over Blue Creek, LM 0.170;

(513) Humphreys County, Route 0A281, Crockett Murphree Lane bridge over I-40, LM 0.031;

(514) Humphreys County, Route 0A341, Cedar Grove Road bridge over Hurricane Creek, LM 0.492;

(515) Humphreys County, I-40, bridge (left lanes) over Buffalo River, LM 6.260;

(516) Humphreys County, I-40, bridge (right lanes) over Buffalo River, LM 6.260;

(517) Humphreys County, SR-13, from the Perry County line to I-40;

(518) Humphreys County, SR-13, N. Church Street bridge over SR-13 / Trace Creek, LM 19.350;

(519) Humphreys County, SR-13, bridge over Black Branch, LM 3.540;

(520) Jackson County, Route 0A021, Cox Hollow Road bridge over Wartrace Creek, LM 0.500;

(521) Jackson and Putnam counties, SR-96, (Martin Creek Rd.) from SR-53 to US-70N (SR-24) (spot improvements; safety improvements);

(522) Jefferson County, Route 01430, Spring Creek Road bridge over Long Creek, LM 0.180;

(523) Jefferson County, Route 02453, Lost Creek Road bridge over Lewis Creek, LM 7.540;

(524) Jefferson County, Route 02457, Witt Road bridge over Long Creek, LM 0.130;

(525) Jefferson County, Route 02500, Zirkle Road bridge over Koontz Creek, LM 1.390;

(526) Jefferson County, Route 02510, Mine Road bridge over Lost Creek, LM 0.100;

(527) Jefferson County, Route 02510, Mine Road bridge over Lost Creek, LM 1.880;

(528) Jefferson County, Route 02516, Bell Road bridge over Carter Creek, LM 1.370;

(529) Jefferson County, Route 0A082, Day Road bridge over Lost Creek, LM 1.870;

(530) Jefferson County, Route 0A482, Hebron Church Road bridge over Dumplin Creek, LM 0.032;

(531) Jefferson County, Route 0A579, Carmichael Road bridge over Long Creek, LM 0.362;

(532) Jefferson County, Route 0A897, Seahorn Road bridge over Lost Creek, LM 0.046;

(533) Jefferson County, I-40, bridge over French Broad River, LM 14.700;

(534) Jefferson County, I-81, I-40 to SR-341 Roy Messer Highway;

(535) Jefferson County, I-81, bridge over ramp to I-40 (right lane only), LM 0.270;

(536) Jefferson County, US-25W (SR-9), E. Meeting Street bridge over Rimmer Creek, LM 13.230;

(537) Jefferson County, US-25W (SR-9), bridge over Koontz Creek, LM 14.240;

(538) Johnson County, Route 0A064, Stage Coach Loop bridge over Doe Creek, LM 0.103;

(539) Johnson County, Route 0A296, Forge Creek Circle bridge over Forge Creek, LM 0.240;

(540) Johnson County, Route 0A375, Slimp Branch Road bridge over Roan Creek, LM 0.336;

(541) Johnson County, Route 0A409, Little Dry Run Road bridge over Roan Creek, LM 4.350;

(542) Johnson County, SR-91, from near Cold Springs Road to the Virginia state line;

(543) Knox County, Route 0C899, Jackson Avenue bridges over ramp to Gay Street / Ground at LM 0.24 and LM 0.26 in Knoxville, LM 0.240;

(544) Knox County, I-275, bridge over Elm Street, LM 0.390;

(545) Knox County, I-40, interchange with I-275 (I-40 westbound approach);

(546) Knox County, I-40, bridge over Wesley Road, LM 12.850;

(547) Knox County, I-40, bridge (left lanes) over 17th Street, LM 18.300;

(548) Knox County, I-75, interchange at I-640/275 (Sharps Gap);

(549) Knox County, I-75, from Emory Road (SR-131) to Raccoon Valley Road (SR-170);

(550) Knox County, I-75, ITS expansion from mile marker 109.6 to just before SR-61 (Exit 122);

(551) Knox County, SR-1/SR-332, (Kingston Pike) intersection with SR-332 (Northshore Drive);

(552) Knox County, SR-131, (E. Emory Road) from SR-331 to SR-33;

(553) Knox County, SR-162, (Pellissippi Parkway) interchange at SR-62 (Oak Ridge Highway) in Solway;

(554) Knox County, SR-332, S. Northshore Drive bridge over Sinking Creek, LM 2.190;

(555) Knox County, SR-62, (Oak Ridge Highway) from Schaad Road to SR-131;

(556) Knox County, US-129 (SR-115), (Alcoa Highway) from north of Little River to north of Maloney Road;

(557) Knox County, US-129 (SR-115), (Alcoa Highway) from Woodson Drive to Cherokee Trail interchange;

(558) Knox, Blount, and Sevier counties, SR-71/US-441, (Chapman Highway) Blount Avenue to SR-338 (Boyds Creek Highway) in Seymour, operations and safety improvements (multiple locations);

(559) Knox and Sevier counties, I-40, ITS expansion from Strawberry Plains Pike (Exit 398) interchange to SR-66 (Sevierville, Exit 407) interchange;

(560) Lake County, Route 02155, Free Bridge Road bridge over Running Reelfoot Bayou, LM 5.930;

(561) Lake and Obion counties, SR-21, from SR-78 to SR-22;

(562) Lauderdale County, Route 00821, Twin Rivers Road bridge over overflow, LM 2.320;

(563) Lauderdale County, Route 00821, Twin Rivers Road bridge over overflow, LM 2.660;

(564) Lauderdale County, Route 00823, Lawrence Road bridge over Sumrow Creek, LM 2.300;

(565) Lauderdale County, Route 04495, Unionville Road bridge over Chambers Branch, LM 2.280;

(566) Lauderdale County, Route 0A064, Faye Barfield Road bridge over branch of Hatchie River, LM 0.718;

(567) Lauderdale County, Route 0A081, Chisholm Lake Road bridge over Cold Creek, LM 4.630;

(568) Lauderdale County, Route 0A094, Sutton Road bridge over branch, LM 1.076;

(569) Lauderdale County, Route 0A099, Dr. Lewis Road bridge over branch, LM 2.631;

(570) Lauderdale County, Route 0A110, Turkey Hill Road bridge over branch, LM 1.757;

(571) Lauderdale County, Route 0A121, Dee Webb Road bridge over Knob Creek, LM 3.812;

(572) Lauderdale County, Route 0A140, Olds Road bridge over branch, LM 1.909;

(573) Lauderdale County, Route 0A142, Key Corner Road bridge over branch, LM 1.915;

(574) Lauderdale County, Route 0A257, Coon Dance Road bridge over branch, LM 0.393;

(575) Lauderdale County, Route 0A257, Coon Dance Road bridge over branch, LM 0.440;

(576) Lauderdale County, Route 0A291, Parchman Road bridge over branch, LM 0.627;

(577) Lauderdale County, Route 0A291, Parchman Road bridge over branch, LM 1.557;

(578) Lauderdale County, Route 0A316, John Moorner Road bridge over branch, LM 4.540;

(579) Lauderdale County, Route 0A316, John Moorner Road bridge over overflow, LM 4.410;

(580) Lauderdale County, Route 0A523, Old Brownsville Road bridge over branch, LM 1.417;

(581) Lauderdale County, I-69, from south of SR-87 to south of SR-19;

(582) Lauderdale County, I-69, from south of SR-19 to south of Coffee Shop Road;

(583) Lauderdale County, I-69, from south of Coffee Shop Road to south of Dry Hill Road;

(584) Lauderdale County, I-69, from south of Dry Hill Road to north of SR-88;

(585) Lauderdale County, SR-19, from east of Eastland Avenue to Haywood County line;

(586) Lauderdale County, SR-87, bridge over overflow, LM 3.880;

(587) Lauderdale County, Route 0A164, Kellar Avenue bridge over Hyde Creek in Ripley, LM 1.070;

(588) Lauderdale and Tipton counties, I-69, from Leigh's Chapel Road to south of SR-87;

(589) Lawrence County, Route 01426, Busby Road bridge over Shoal Creek, LM 6.240;

(590) Lawrence County, Route 0A197, Pleasant Valley Road bridge over Dry Weakley Creek, LM 1.073;

(591) Lewis County, Route 0A098, Sickler Road bridge over Buffalo River, LM 0.331;

(592) Lincoln County, Route 01967, Wells Lee Road bridge over Big Huckleberry Creek, LM 4.670;

(593) Lincoln County, Route 0A001, Steelman Road bridge over East Fork Mulberry Creek, LM 0.275;

(594) Lincoln County, Route 0A165, Providence Road bridge over branch, LM 0.059;

(595) Lincoln County, Route 0A187, Providence Road bridge over Mulberry Creek, LM 3.200;

(596) Lincoln County, Route 0A405, Kidd Lane bridge over Elk River, LM 2.000;

(597) Lincoln County, US-231/431 (SR-10), (Huntsville Highway) from south of Elk River to the intersection of SR-110;

(598) Loudon County, Route 01251, Sugar Limb Road bridge over I-75, LM 7.860;

(599) Loudon County, Route 0A808, Elm Street bridge over Bacon Creek, LM 0.169;

(600) Loudon County, I-40, bridge over I-75 (northbound lanes), LM 4.510;

(601) Loudon County, I-75, from Pond Creek Road (SR-323) to the I-40/I-75 junction;

(602) Macon County, Route 02087, Sycamore Valley Road bridge over branch, LM 1.100;

(603) Macon County, SR-56, various safety projects;

(604) Madison County, Route 00868, Mifflin Road bridge over branch, LM 3.840;

(605) Madison County, Route 00870, Collins Road bridge over Cobb Creek, LM 2.120;

(606) Madison County, Route 03043, Airways Boulevard bridge over branch, LM 1.050;

(607) Madison County, Route 03058, Jackson Street bridge over West Tennessee Railroad, LM 0.290;

(608) Madison County, Route 0A092, Turner Loop bridge over branch, LM 0.646;

(609) Madison County, Route 0A166, George Anderson Road bridge over overflow, LM 3.286;

(610) Madison County, Route 0A224, Walter Helms Cut-Off Road bridge over branch, LM 0.999;

(611) Madison County, Route 0A310, John Brown Road bridge over branch, LM 0.418;

(612) Madison County, Route 0A364, Agins Road bridge over overflow, LM 0.178;

(613) Madison County, Route 0A386, Vinson Road bridge over overflow, LM 0.640;

(614) Madison County, Route 0A538, Hicks Avenue bridge over Bond Creek, LM 0.033;

(615) Madison County, Route 0A603, First Street bridge over Anderson Branch, LM 0.260;

(616) Madison County, Route 0A980, Westover Road bridge over Anderson Branch, LM 0.522;

(617) Madison County, Route 0A980, Westover Road bridge over overflow, LM 0.338;

(618) Madison County, Route 0A980, Westover Road bridge over overflow, LM 0.623;

(619) Madison County, Route 0A980, Westover Road bridge over overflow, LM 0.728;

(620) Madison County, I-40, from east of SR-5 (US-45) to SR-1 (US-70) in Jackson;

(621) Madison County, I-40, from west of US-412 (SR-20, Hollywood Drive) to west of US-45 Bypass (SR-186);

(622) Madison County, I-40, ITS expansion in the Jackson area;

(623) Madison County, SR-152, Law Road bridge over I-40, LM 7.830;

(624) Madison County, SR-18, (Bolivar Highway) from north of Medon/Malesus Road to US-45 (SR-5) in Jackson;

(625) Madison County, Route SR-223, Shady Grove Road bridge over branch, LM 2.280;

(626) Madison County, US-45 Bypass (SR-186), (Southern Bypass) SR-186 from SR-1 (Airways Boulevard) to SR-5 (South Highland Avenue) in Jackson;

(627) Marion County, Route 02153, Orme Road bridge over Dry Creek, LM 0.580;

(628) Marion County, SR-156, approximately one mile west of Cedar Avenue in South Pittsburg to approximately 1.7 miles west;

(629) Marion County, US-64/72 (SR-2), from Kimball to Jasper;

(630) Marshall County, Route 0A273, E. Hill Avenue bridge over CSX Railroad, LM 0.408;

(631) Marshall County, SR-130, High Street bridge over Cane Creek, LM 0.040;

(632) Marshall County, US-31A (SR-11), Nashville Highway bridge over Rock Creek, LM 13.180;

(633) Marshall County, Route 0A261, Hatchett Road bridge over Hatchett River in Cornersville, LM 0.120;

(634) Maury County, Route 01897, Howard Bridge Road bridge over Duck River, LM 2.530;

(635) Maury County, Route 01916, Bigbyville Road bridge over Little Bigby Creek, LM 0.090;

(636) Maury County, Route 01924, Seavy Hight Road bridge over Fountain Creek, LM 1.070;

(637) Maury County, Route 02733, Lawrenceburg Highway bridge over Rattlesnake Falls Branch, LM 2.090;

(638) Maury County, Route 02733, Lawrenceburg Highway bridge over Tennessee Southern Railway, LM 3.180;

(639) Maury County, Route 03194, N. James M. Campbell Boulevard bridge over Tennessee Southern Railway, LM 0.890;

(640) Maury County, Route, 04624, Mt. Olivet Road bridge over Bear Creek, LM 0.050;

(641) Maury County, Route 0A048, Vestal Hollow Road bridge over Leipers Creek, LM 0.036;

(642) Maury County, Route 0A051, Martin Ervin Road bridge over Leipers Creek, LM 0.123;

(643) Maury County, Route 0A064, Roberts Bend Lane bridge over Knob Creek, LM 7.383;

(644) Maury County, Route 0A064, Roberts Bend Road bridge over Duck River, LM 3.760;

(645) Maury County, Route 0A068, Algie Sewell Road bridge over Leipers Creek, LM 1.191;

(646) Maury County, Route 0A161, Cranford Hollow Road bridge over branch, LM 0.318;

(647) Maury County, Route 0A163, Martin Drive bridge over Lytle Creek, LM 0.721;

(648) Maury County, Route 0A177, Carpenter Bridge Road bridge over Pumpkin Creek, LM 0.415;

(649) Maury County, Route 0A189, Daimwood Road bridge over Cedar Creek, LM 0.297;

(650) Maury County, Route 0A326, Martin Hollow Road bridge over Campbell Station Branch, LM 1.132;

(651) Maury County, Route 0A326, Martin Hollow Road bridge over South Fork Fountain Creek, LM 0.038;

(652) Maury County, Route 0A358, Old Highway 43 bridge over Big Bigby Branch, LM 0.423;

(653) Maury County, Route 0A381, Arrow Mines Road bridge over Sugar Creek, LM 0.101;

(654) Maury County, Route 0A408, Ashwood Road bridge over Big Bigby Creek, LM 1.311;

(655) Maury County, Route 0A412, Roy Thompson Road bridge over Dog Branch, LM 0.756;

(656) Maury County, Route 0A424, Curry Branch Road bridge over Baptist Creek, LM 2.148;

(657) Maury County, Route 0A570, Old Sowell Mill Pike bridge over Duck River, LM 1.050;

(658) Maury County, Route 0B021, Craig Bridge Road bridge over Duck River, LM 0.739;

(659) Maury County, Route 0B310, Old Sowell Mill Pike bridge over Cedar Creek, LM 1.567;

(660) Maury County, Route 0B561, John Lunn Road bridge over Aenon Creek, LM 0.566;

(661) Maury County, Route 0B625, Jones Valley Road bridge over branch, LM 0.010;

(662) Maury County, I-65, US-412 (SR-99) interchange modification;

(663) Maury County, SR-243, N. Main Street bridge over Sugar Creek, LM 2.060;

(664) Maury County, SR-247, Snow Creek Road bridge over Leipers Creek, LM 1.050;

(665) Maury and Lewis counties, SR-166, from west of US-43 (SR-6) to US-412 (SR-99) at Lewis County line;

(666) Maury and Williamson counties, US-31 (SR-6), (Main Street / Columbia Pike) from Duplex Road in Spring Hill to I-840 in Thompson's Station;

(667) McMinn County, I-75, interchange improvements at SR-30 and SR-305 (ramp terminals and signals);

(668) McMinn County, SR-163, Etowah Road bridge over Conasauga Creek, LM 13.710;

(669) McMinn County, SR-39, bridge over Middle Creek, LM 13.350;

(670) McNairy County, Route 01657, Butler Chapel Road bridge over Indian Creek, LM 6.490;

(671) McNairy County, Route 0A658, Mt. Vinson Road bridge over Clear Creek, LM 1.820;

(672) McNairy County, SR-57, bridge over overflow, LM 8.500;

(673) McNairy County, SR-57, bridge over branch, LM 8.850;

(674) McNairy County, US-64 (SR-15), Court Avenue bridge over Cypress Creek, LM 11.630;

(675) Meigs County, Route 0A022, Big Sewee Road bridge over Sewee Creek, LM 1.058;

(676) Meigs County, Route 0A733, W. Memorial Drive bridge over Decatur Branch, LM 0.370;

(677) Monroe County, Route 01139, Mt. Pleasant Road bridge over Mulberry Creek, LM 10.000;

(678) Monroe County, Route 02344, Povo Road bridge over North Fork Notchy Creek, LM 1.890;

(679) Monroe County, Route 02344, Povo Road bridge over North Fork Notchy Creek, LM 2.570;

(680) Monroe County, SR-322, (Sweetwater Vonore Road) from Sweetwater-Vonore Road to Sheppard Road;

(681) Monroe County, SR-322, (Sweetwater Vonore Road) from Sheppard Road to SR-72;

(682) Monroe County, US-11 (SR-2), S. Main Street bridge over Sweetwater Creek, LM 2.280;

(683) Montgomery County, Route 00975, Dotsonville Road bridge over Cummings Creek, LM 7.900;

(684) Montgomery County, Route 01861, Budds Creek Road bridge over Budds Creek, LM 2.800;

(685) Montgomery County, Route 01863, Cooper Creek Road bridge over branch, LM 1.800;

(686) Montgomery County, Route 01888, Shady Grove Road bridge over McAdoo Creek, LM 6.670;

(687) Montgomery County, Route 03148, Dunbar Cave Road bridge over branch, LM 1.270;

(688) Montgomery County, Route 0A009, Sulphur Springs Road bridge over Sulphur Branch, LM 1.568;

(689) Montgomery County, Route 0A089, Ringgold Road bridge over Illinois Central Railroad (removed), LM 1.023;

(690) Montgomery County, Route 0A394, Akin Road bridge over Louise Creek, LM 1.294;

(691) Montgomery County, I-24, from Tennessee-Kentucky state line to SR-76 (Exit 11);

(692) Montgomery County, I-24, Clarksville welcome center renovation;

(693) Montgomery County, SR-13, Kraft Street bridge over Illinois Central Railroad (removed), LM 19.890;

(694) Montgomery County, SR-149/374, from Dotsonville Road to SR-149, SR-149 from SR-374 to River Road;

(695) Montgomery County, SR-374, from Dotsonville Road to US-79 (SR-76);

(696) Montgomery County, SR-48, (Trenton Road) from SR-374 to I-24;

(697) Moore County, Route 0A083, Turkey Creek Loop bridge over Turkey Creek, LM 0.522;

(698) Moore County, SR-55, from intersection of Goodbranch Road to Moore County High School;

(699) Moore County, SR-55, (Lynchburg Highway) passing lane from the intersection at Riddle Road to the Five Points Road intersection;

(700) Morgan County, Route 02378, Camp Austin Road bridge over Hall Branch, LM 8.610;

(701) Morgan County, Route 0A019, Sexton Loop bridge over Whiteoak Creek, LM 1.882;

(702) Morgan County, Route 0A153, Hebbertburg Road bridge over Island Creek, LM 5.888;

(703) Morgan County, Route 0A253, Macedonia Road bridge over Emory River, LM 7.800;

(704) Morgan County, Route 0A409, Wildlife Management Area Road bridge over Island Creek, LM 10.271;

(705) Morgan County, Route 0A413, Frozen Head State Park Road bridge over Flat Fork Creek, LM 0.006;

(706) Morgan County, SR-116, Petros Highway bridge over Stockstill Creek, LM 2.260;

(707) Morgan County, SR-116, Petros Highway bridge over Stockstill Creek, LM 2.600;

(708) Morgan County, SR-298, Genesis Road bridge over Clear Creek, LM 6.050;

(709) Morgan County, SR-62, (Knoxville Highway) from Oliver Springs to near Petit Lane;

(710) Morgan County, US-27 (SR-29), from north of SR-328 to north of Ray Cross Road / Mossy Grove Road (formerly Westminster Road);

(711) Morgan County, US-27 (SR-29), from north of Ray Cross Road / Mossy Grove Road (formerly Westminster Road) to SR-62 in Wartburg;

(712) Morgan County, US-27 (SR-29), Morgan County Highway bridge over Massingale Creek, LM 26.140;

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

(713) Obion County, Route 01433, S. Bluff Road bridge over Browns Creek, LM 4.275;

(714) Obion County, Route 01524, W. Black Lane Road bridge over Mill Creek, LM 1.230;

(715) Obion County, Route 01525, Simmons Road bridge over overflow, LM 2.210;

(716) Obion County, Route 01528, Phesbus Road bridge over Davidson Creek, LM 0.500;

(717) Obion County, Route 02122, Old Turnpike Road bridge over Old Obion River Bed, LM 5.190;

(718) Obion County, Route 0A047, Pate Road bridge over Davidson Creek, LM 0.670;

(719) Obion County, Route 0A057, Cherry Road bridge over branch, LM 0.210;

(720) Obion County, Route 0A283, Town and Country Road bridge over branch, LM 0.520;

(721) Obion County, Route 0A578, W. Middle Trimble Road bridge over branch, LM 3.012;

(722) Obion County, Route 0A815, College Street bridge over Harris Fork Creek, LM 0.232;

(723) Obion County, I-69, from 1.2 miles south of SR-183 to south of SR-21 (Troy-Rives Road);

(724) Obion County, I-69, from south of SR-21 (Troy-Rives Road) to south of US-51;

(725) Obion County, I-69, from south of SR-3 to south of SR-5;

(726) Obion County, I-69, from south of SR-5 to west of SR-21;

(727) Obion County, I-69, from west of SR-21 to US-51 near Mayberry Road;

(728) Obion County, I-69, from Rogers Road in Kentucky to SR-3 (US-45W and US-51) in Obion County;

(729) Obion County, US-45W (SR-5), from Allie Campbell Road to US-51 (SR-3) in Union City;

(730) Obion County, US-45W (SR-5), from Troy Station Road to Allie Campbell Road;

(731) Obion County, US-51 (SR-3), bridge over branch, LM 15.390;

(732) Overton County, Route 01205, Windle Community Road bridge over Roaring River, LM 5.170;

(733) Overton County, Route 01506, Old SR-42 / Rickman Road bridge over Carr Creek, LM 9.060;

(734) Overton County, Route 0A255, Big Laurel Creek Road bridge over Big Laurel Creek, LM 0.021;

(735) Overton County, SR-52, (Jamestown Highway) from SR-52/85, west of Alpine to west of Pickett County line;

(736) Perry County, Route 00921, S. Mill Street bridge over Buffalo River, LM 0.220;

(737) Perry County, Route 0A008, Mousetail Landing Road bridge over Spring Creek, LM 0.049;

(738) Perry County, Route 0A202, Culps Bend Road bridge over Whiteoak Creek, LM 0.051;

(739) Perry County, SR-13, three spot improvements at locations E, H, and K from SR-20 to south of the Humphreys County line;

(740) Perry County, SR-13, four spot improvements at locations B, C, D, and F from SR-20 to south of the Humphreys County line;

(741) Polk County, Route 02268, Easley Ford Road bridge over Conasauga River, LM 1.530;

(742) Polk County, Route 02309, Reynolds Bridge Road bridge over Ocoee River, LM 1.940;

(743) Polk County, Route 0A207, Boanerges Church Road bridge over Old Fort Creek, LM 3.290;

(744) Polk County, Route 0A317, Columbus Road bridge over CSX Railroad, LM 1.130;

(745) Polk County, SR-68, bridge over SR-40, LM 18.390;

(746) Polk County, SR-68, Ocoee Street bridge over Davis Mill Creek, LM 21.010;

(747) Polk County, US-64/74 (SR-40), Ocoee River Gorge Bypass, Appalachia Corridor "K" (Phase 1);

(748) Polk County, US-64/74 (SR-40), Ocoee River Gorge Bypass, Appalachia Corridor "K" (Phase 3);

(749) Polk County, US-64/74 (SR-40), bridge over North Potato Creek, LM 26.930;

(750) Polk County, US-64/74 (SR-40), bridge over Ocoee River, LM 3.120;

(751) Putnam County, SR-135, (N. Willow Avenue) from West Broad Street to West 12th Street;

(752) Putnam County, SR-136, (S. Jefferson Avenue) from I-40 to SR-111;

(753) Rhea County, Route 0A024, Harrison Avenue bridge over Roaring Creek, LM 0.722;

(754) Rhea County, SR-30, (Old Washington Highway) from US-27 (SR-29) to west of the Tennessee River bridge;

(755) Roane County, Route 01226, Pansy Hill Drive bridge over Emory River, LM 0.280;

(756) Roane County, Route 01425, Caney Creek Road bridge over Caney Creek, LM 3.940;

(757) Roane County, Route 02374, Poplar Creek Road bridge over Poplar Creek, LM 9.240;

(758) Roane County, Route 0A448, Scenic Drive bridge over I-40, LM 1.198;

(759) Roane County, Route 0B076, Main Street bridge over Indian Creek, LM 0.048;

(760) Roane County, I-40, bridge over Clinch River and NFA A774, LM 11.150;

(761) Roane County, US-27 (SR-29), S. Roane Street bridge over Emory River, LM 7.480;

(762) Roane County, US-27 (SR-29), bridge over SR-29/SR-61, LM 12.100;

(763) Roane County, US-70 (SR-1), from SR-382 to Midtown (SR-29);

(764) Robertson County, Route 01021, Cross Plains Road bridge over Empson Branch, LM 8.920;

(765) Robertson County, Route 05353, Experiment Station Road bridge over Wartrace Creek, LM 0.610;

(766) Robertson County, Route 0A480, Kinneys School Road bridge over Sulphur Fork Creek, LM 1.233;

(767) Robertson County, I-24, ramp improvements at Exits 19 and 24;

(768) Robertson County, I-65, weigh station;

(769) Robertson County, SR-49, bridge over Calebs Creek, LM 4.930;

(770) Robertson County, SR-76, bridge over Sulphur Fork Creek, LM 0.210;

(771) Robertson County, SR-76, from Charles Drive to New Hall Road;

(772) Rutherford County, I-24, interchange improvements at Exits 74, 78, and 80;

(773) Rutherford County, I-24, ramp improvements at Exits 66, 70, 81, 84, and 89;

(774) Rutherford County, SR-266, (W. Jefferson Pike) from SR-102 to east of I-840;

(775) Rutherford County, SR-268, (N. Thompson Lane) from US-41/70S (SR-1) to SR-10;

(776) Rutherford County, SR-96, Franklin Road bridge over branch, LM 4.560;

(777) Rutherford County, SR-99, (New Salem Highway) from Cason Lane to I-24 in Murfreesboro;

(778) Rutherford County, SR-99, (New Salem Highway) from I-24 to SR-96 (Old Fort Parkway) in Murfreesboro;

(779) Rutherford County, SR-99, (New Salem Highway) from SW Loop Road to Cason Lane;

(780) Rutherford County, SR-99, (Bradyville Pike) from US-41 (SR-2, SE Broad Street) to Rutherford Boulevard in Murfreesboro;

(781) Rutherford County, SR-99, Bradyville Pike bridge over Murray Creek, LM 28.660;

(782) Rutherford County, US-231 (SR-10), S. Church Street bridge over CSX Railroad, LM 12.630;

(783) Rutherford County, US-41A (SR-16), S. Main Street bridge over Kelly Creek, LM 4.790;

(784) Scott County, Route 02400, Niggs Creek Road bridge over Southern Railway, LM 0.020;

(785) Scott County, Route 0A008, Grave Hill Ridge Road bridge over Puncheoncamp Creek, LM 1.831;

(786) Scott County, Route 0A040, O and W Road bridge over Pine Creek, LM 4.818;

(787) Scott County, Route 0A137, Angel Valley Road bridge over Jellico Creek, LM 0.006;

(788) Scott County, Route 0A209, Black Creek Road bridge over branch, LM 1.754;

(789) Scott County, Route 0A450, Stanley Creek Road bridge over Stanley Creek, LM 0.315;

(790) Scott County, SR-52, (Rugby Highway) from Morgan County line to SR-29 (US-27);

(791) Scott County, US-27 (SR-29), (Lon Foust Highway) from north of Wolf Creek Road to Old US-27 at Robbins;

(792) Scott County, US-27 (SR-29), (Oneida Bypass) from 5-lane section north of Oneida to 5-lane section south of Oneida;

(793) Sequatchie and Bledsoe counties, SR-28, from Dunlap to Pikeville;

(794) Sevier County, Route 0A852, Spruce Lane bridge over Roaring Fork Creek, LM 0.107;

(795) Sevier County, SR-449 Ext., (Veterans Boulevard) from SR-35 to Robert Henderson Road;

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(796) Sevier County, SR-XXX, (Jake Thomas Connector) from SR-449 to SR-73 (US-321/441);

(797) Sevier County, US-321 (SR-73), (East Parkway) from Buckhorn Road to SR-416 (Phase 2);

(798) Sevier County, US-321/421 (SR-71), Parkway bridge over West Fork Little Pigeon River, LM 21.040;

(799) Sevier and Jefferson counties, US-411 (SR-35), (Newport Highway) from Sims Road in Sevier County to SR-92 (Dickey Road) in Jefferson County;

(800) Shelby County, I-240, from I-55 to I-40 near Midtown;

(801) Shelby County, I-240, interchange at Airways Boulevard;

(802) Shelby County, I-40, from SR-177 (Germantown Road) to 1.0 mile east of Canada Road;

(803) Shelby County, I-40, from 1.0 mile east of Canada Road to SR-205 (Collierville-Arlington Road);

(804) Shelby County, SR-14, (Austin Peay Highway) from east of Kerrville-Rosemark Road to Tipton County line;

(805) Shelby County, SR-14, (Austin Peay Highway) from SR-385 (Paul Barrett Parkway) to east of Kerrville-Rosemark Road;

(806) Shelby County, SR-14, Jackson Avenue bridge over Harrison Creek, LM 19.120;

(807) Shelby County, US-51 (SR-3), (Elvis Presley Boulevard) from Craft Road to Shelby Drive;

(808) Shelby County, US-51 (SR-3), Thomas Street bridge over overflow, LM 15.690;

(809) Shelby County, US-51 (SR-3), Thomas Street bridge over Canadian National/Illinois Central Railroad, LM 16.440;

(810) Shelby County, US-64/70/79 (SR-1), (Summer Avenue) from I-40 to 0.1 mile north of Sycamore View Road;

(811) Shelby County, US-64/70/79 (SR-1), (Summer Avenue) from 0.1 mile north of Sycamore View Road to 0.1 mile north of Elmore Road;

(812) Shelby County, US-70/79 (SR-1), bridge over Clear Creek, LM 25.610;

(813) Shelby County, US-72 (SR-57), Poplar Avenue bridge over Cypress Creek, LM 2.720;

(814) Shelby County, US-78 (SR-4), (Lamar Avenue) from Mississippi state line to south of Shelby Drive;

(815) Shelby County, US-78 (SR-4), (Lamar Avenue) from south of Shelby Drive to Raines/Perkins Road interchange;

(816) Shelby County, US-78 (SR-4), (Lamar Avenue) from Raines Road/Perkins Road interchange to Getwell Road (SR-176);

(817) Shelby County, US-78 (SR-4), Lamar Avenue bridge over ramps from I-240 and SR-4, LM 7.490;

(818) Shelby and Fayette counties, I-269, ITS expansion from I-40 southward to the Mississippi state line;

(819) Shelby and Fayette counties, SR-385, ITS expansion from mile marker 7 to mile marker 15;

(820) Smith County, Route 01068, Brush Creek Road bridge over Brush Creek, LM 1.020;

(821) Smith County, Route 02076, Webster Road bridge over Little Indian Creek, LM 0.860;

(822) Smith County, Route 02084, Gladice Road bridge over branch, LM 4.030;

(823) Smith County, Route 0A028, Old Kemp Hollow Lane bridge over Peyton Creek, LM 0.025;

(824) Smith County, Route 0A039, Friendship Hollow Lane S. bridge over Lankford Branch, LM 2.996;

(825) Smith County, Route 0A039, Friendship Hollow Lane S. bridge over Lankford Branch, LM 3.411;

(826) Smith County, Route 0A039, Friendship Hollow Lane S. bridge over Lankford Branch, LM 2.873;

(827) Smith County, I-40, bridge over Caney Fork River, LM 15.440;

(828) Smith County, I-40, bridge over Hickman Creek and NFA A156, LM 10.460;

(829) Smith County, I-40, Caney Fork River welcome center renovation;

(830) Smith County, SR-141, Grant Highway bridge over SR-141/I-40, LM 5.450;

(831) Smith County, US-70N (SR-24), rock fall mitigation (near Cordell Hull Bridge);

(832) Stewart County, Route 00945, Bumpus Mills Road bridge over Morgan Branch, LM 6.700;

(833) Stewart County, Route 01797, Pleasant Hill Road bridge over Blue Creek, LM 2.420;

(834) Stewart County, Route 0A335, E. Fork Leatherwood Road bridge over Harris Branch, LM 3.600;

(835) Stewart County, Route 0A380, Upper Standing Rock Road bridge over Terrapin Run Branch, LM 2.472;

(836) Stewart County, Route 0A467, Cox Hollow Road bridge over Standing Rock Creek, LM 0.535;

(837) Sullivan County, Route 01375, Muddy Creek Road bridge over Booher Creek, LM 0.220;

(838) Sullivan County, Route 01392, Old SR-37 bridge over Indian Creek, LM 1.240;

(839) Sullivan County, Route 02599, Devault Bridge Road bridge over Muddy Creek, LM 0.310;

(840) Sullivan County, Route 02640, Fordtown Road bridge over CSX Railroad, LM 3.670;

(841) Sullivan County, Route 03899, Fort Robinson Drive bridge over Dry Branch in Kingsport, LM 0.390;

(842) Sullivan County, Route 03930, State Street bridge over Beaver Creek, LM 0.170;

(843) Sullivan County, Route 0A353, Old Carden Hollow Road bridge over Back Creek, LM 0.445;

(844) Sullivan County, Route 0A456, Eighth Street bridge over Beaver Creek, LM 0.048;

(845) Sullivan County, Route 0A839, Wyatt Hollow Road bridge over Harpers Creek, LM 8.630;

(846) Sullivan County, Route 0B419, Old Blair Gap Road bridge over Walker Fort Creek, LM 2.980;

(847) Sullivan County, Route 0C473, Reedy Creek Lane bridge over Reedy Creek, LM 0.028;

(848) Sullivan County, Route 0C534, Meadow Brooke Lane bridge over Reedy Creek, LM 0.011;

(849) Sullivan County, Route 0C835, Henry Road bridge over Muddy Creek, LM 0.040;

(850) Sullivan County, I-81, ITS expansion between I-26 (Exit 57) interchange and Virginia state line;

(851) Sullivan County, SR-126, (Memorial Boulevard) from East Center Street in Kingsport to east of Cooks Valley Road;

(852) Sullivan County, SR-126, (Memorial Boulevard) from east of Cooks Valley Road to I-81 in Kingsport;

(853) Sullivan County, SR-355, Industry Drive bridge over Reedy Creek, LM 1.910;

(854) Sullivan County, SR-36, Ft. Henry Drive bridge (right lanes) over South Holston River, LM 5.020;

(855) Sullivan County, SR-36, Ft. Henry Drive bridge (left lanes) over South Holston River, LM 5.030;

(856) Sullivan County, SR-44, Dry Branch Road bridge over branch, LM 5.030;

(857) Sullivan County, SR-93, (Sullivan Gardens Parkway) from south of Horse Creek to north of Derby Drive (spot improvements);

(858) Sullivan County, SR-93, John B. Dennis Highway bridge over CSX Railroad, LM 8.440;

(859) Sullivan County, SR-XXX, from US-11E (SR-34) near Bristol Motor Speedway to US-11W (SR-1) near Pinnacle Parkway;

(860) Sullivan and Washington counties, SR-93, (Sullivan Gardens Parkway) from Morgan Lane in Washington County to south of Baileyton Road in Sullivan County (spot improvement);

(861) Sumner County, SR-109, (proposed SR-109 Portland Bypass) from SR-52 west of Portland to existing SR-109 north of Portland;

(862) Sumner County, SR-109, (proposed SR-109 Portland Bypass) from existing SR-109 south of Portland to SR-52 west of Portland;

(863) Sumner County, SR-174, Old US-31 E. bridge over Little Trammel Creek, LM 39.410;

(864) Sumner County, SR-386, interchange at Forest Retreat Road;

(865) Sumner County, SR-386, (Vietnam Veterans Parkway) transit managed lanes and widening from I-65 to US-31E (Phase 1);

(866) Sumner County, US-31E (SR-6), Nashville Pike bridge over East Fork Station Camp Creek, LM 11.910;

(867) Sumner County, US-31E (SR-6), Nashville Pike bridge over West Fork Station Camp Creek, LM 9.84;

(868) Sumner County, US-31E (SR-6), (Broadway) from East Broadway to Dobbins Pike (SR-174);

(869) Sumner and Davidson counties, Route 0B375, Old Shiloh Road bridge over Mansker Creek, LM 0.010;

(870) Tipton County, Route 00808, Bride Road bridge over Mathis Creek, LM 5.070;

(871) Tipton County, Route 00808, Bride Road bridge over Rocky Branch, LM 5.010;

(872) Tipton County, Route 01459, Dunlap Orphanage Road bridge over branch, LM 0.410;

(873) Tipton County, Route 01473, Old Memphis Road bridge over branch, LM 2.715;

(874) Tipton County, Route 05447, Maple Drive bridge over Big Branch Creek, LM 2.740;

(875) Tipton County, Route 0A090, Antioch-Cotton Lake Road bridge over Richland Creek, LM 1.158;

(876) Tipton County, Route 0A118, Salem Road bridge over Branch Creek, LM 1.050;

(877) Tipton County, Route 0A169, S. Terry Lane Road bridge over Hall Creek, LM 0.761;

(878) Tipton County, Route 0A188, McLennan Road bridge over Kelly Branch, LM 0.319;

(879) Tipton County, SR-14, from north of SR-384 to SR-59;

(880) Trousdale County, SR-141, from Hartsville Pike / Cedar Bluff intersection to north of SR-10;

(881) Trousdale and Macon counties, SR-10, (Hartsville Road) safety improvements from Lafayette to Hartsville;

(882) Unicoi County, Route 0A048, Hensley Road bridge over South Indian Creek, LM 0.008;

(883) Unicoi County, Route 0A051, Tumbling Creek Road bridge over Spivey Creek, LM 0.224;

(884) Unicoi County, Route 0A0481, Carver Road bridge over Dry Creek, LM 0.010;

(885) Unicoi County, Route 0A601, Locust Lane bridge over South Indian Creek, LM 0.039;

(886) Unicoi County, SR-107, Unicoi Drive bridge over Indian Creek, LM 5.370;

(887) Union County, Route 01345, Edwards Hollow Road bridge over Little Barren Creek, LM 0.030;

(888) Union County, Route 0A122, Bower Hollow Road bridge over Bull Run Creek, LM 2.129;

(889) Union County, Route 0A128, Little Tater Valley Road bridge over Bull Run Creek, LM 0.070;

(890) Union County, Route 0A137, S. Front Street bridge over Flat Creek, LM 2.030;

(891) Union County, Route 0A156, Johnson Road bridge over North Fork Bull Run Creek, LM 1.387;

(892) Union County, Route 0A156, Beard Valley Road bridge over Raccoon Creek, LM 5.325;

(893) Union County, SR-33, from Knox County line to south of SR-144 (Left);

(894) Union County, SR-61, from Maynardville to Luttrell north city limit;

(895) Van Buren County, Route 0A090, Park Road bridge over Fall Creek Falls Dam overflow, LM 2.720;

(896) Warren County, Route 01100, Shelbyville Road bridge over Small Branch, LM 0.590;

(897) Washington County, Route 01335, Glendale Road bridge over branch, LM 4.470;

(898) Washington County, Route 01352, Bowmantown Road bridge over Carson Creek, LM 0.930;

(899) Washington County, Route 02575, Telford-New Victory Road bridge over Little Limestone Creek, LM 0.140;

(900) Washington County, Route 03960, Milligan Highway bridge over CSX Railroad, LM 0.060;

(901) Washington County, Route 0A674, New Street bridge over Brush Creek, LM 0.535;

(902) Washington County, Route 0A873, Garland Road bridge over Limestone Creek, LM 0.534;

(903) Washington County, Route 0A918, Jarrett Road bridge over branch, LM 1.651;

(904) Washington County, Route 0A970, Mill Street bridge over Little Limestone Creek, LM 0.031;

(905) Washington County, Route 0B099, Little Cassi Creek Road bridge over Cassi Creek, LM 0.769;

(906) Washington County, Route 0B181, Tommy Campbell Road bridge over Little Cherokee Creek, LM 0.098;

(907) Washington County, Route 0B435, Magnolia Extension bridge over CSX Railroad, LM 0.048;

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(908) Washington County, Route 0C900, Austin Springs Road bridge over Watauga River, LM 3.537;

(909) Washington County, I-26, interchange at SR-354 (Exit 17);

(910) Washington County, SR-353, Old SR-34 bridge over Little Limestone Creek, LM 11.720;

(911) Washington County, SR-93, (Sullivan Gardens Parkway) from north of Davis Road to north of Fire Hall Road (spot improvement);

(912) Washington County, SR-XXX (06040), (Knob Creek Road) from SR-354 (Boones Creek Road) to Mizpah Hills Drive;

(913) Washington County, US-11E/321 (SR-34), W. Market Street bridge over CSX Railroad, LM 15.530;

(914) Washington and Sullivan counties, SR-36, (Fort Henry Drive) from SR-75 to I-81;

(915) Wayne County, Route 01767, Hurricane Creek Road bridge over Hurricane Creek, LM 16.160;

(916) Wayne County, Route 0A141, Simmons Branch Road bridge over Simmons Branch, LM 1.672;

(917) Wayne County, Route 0A280, Hill Parkway bridge over Butler Creek, LM 0.225;

(918) Wayne County, Route 0A303, Rocky Ford Road bridge over Holly Branch, LM 0.140;

(919) Wayne County, Route 0A312, Wright Ridge Road bridge over Cypress Creek, LM 0.099;

(920) Wayne County, Route 0A387, Cromwell Ridge Road bridge over Bear Creek, LM 0.062;

(921) Weakley County, Route 00815, Ralston Road bridge over North Fork Obion River, LM 6.100;

(922) Weakley County, Route 00859, Old Highway 22 bridge over Middle Fork of the Obion River, LM 10.310;

(923) Weakley County, Route 00859, Evergreen Street bridge over overflow, LM 10.480;

(924) Weakley County, Route 00859, Evergreen Street bridge over overflow, LM 10.650;

(925) Weakley County, Route 01610, Lower Sharon Road bridge over Terrell Branch, LM 2.890;

(926) Weakley County, Route 01616, Oliver Road bridge over Cane Creek, LM 1.780;

(927) Weakley County, Route 0A060, Chestnut Glade Road bridge over Richland Creek, LM 1.271;

(928) Weakley County, Route 0A235, Thompson Creek Road bridge over Thompson Creek, LM 0.230;

(929) Weakley County, Route 0A666, Ryan Road bridge over Cypress Creek, LM 0.385;

(930) Weakley County, SR-54, bridge over branch, LM 5.250;

(931) White County, Route 0A966, Old SR-42 bridge over Falling Water River, LM 6.740;

(932) White County, Route 0A966, Roberts-Matthews Highway bridge over Post Oak Creek, LM 5.300;

(933) White County, SR-111, (Spencer Highway) grade separation at Taft Church Road in Sparta;

(934) Williamson County, I-65, interchange at SR-441 (Moores Lane) reconstruction;

(935) Williamson County, SR-100, (Fairview Boulevard) from Bowie Lake Road to I-840;

(936) Williamson County, SR-397, (Mack C. Hatcher Memorial Parkway) from south of SR-96 to US-431 (SR-106) (northwest quadrant);

(937) Williamson County, SR-397, (Mack C. Hatcher Memorial Parkway) from SR-96 east of Franklin to US-31 (SR-6, Columbia Pike) south of Franklin (southeast quadrant);

(938) Williamson County, SR-96, from east of Arno Road to east of SR-252 (Wilson Pike);

(939) Williamson County, SR-96, from east of SR-252 (Wilson Pike) to I-840;

(940) Williamson County, SR-96, (Franklin Road) Murfreesboro Road bridge over Mayes Creek, LM 16.760;

(941) Williamson County, SR-96, (Franklin Road) Third Avenue S. bridge over Harpeth River, LM 10.740;

(942) Williamson County, US-31 (SR-6), (Columbia Pike) from I-840 in Thompson's Station to Mack Hatcher Parkway in Franklin;

(943) Williamson County, US-31 (SR-6), (Columbia Pike) from Fowlkes Street to SR-397 (Mack Hatcher Parkway);

(944) Williamson County, US-31 (SR-6), E. Main Street bridge over Harpeth River, LM 12.510;

(945) Williamson County, US-31 (SR-6), Columbia Pike bridge over CSX Railroad, LM 8.890;

(946) Williamson County, US-31 (SR-6), Columbia Pike bridge over West Harpeth River, LM 5.720;

(947) Williamson County, US-31A/41A (SR-11), Horton Highway bridge over branch, LM 4.580;

(948) Williamson County, US-31A/41A (SR-11), Horton Highway bridge over Harpeth River, LM 3.500;

(949) Williamson County, US-31A/41A (SR-11), Nolensville Road bridge over branch, LM 16.230;

(950) Williamson County, US-31A/41A (SR-11), Nolensville Road bridge over Mill Creek, LM 14.780;

(951) Williamson County, US-31A/41A (SR-11), Nolensville Road bridge over McCanless Branch, LM 9.460;

(952) Williamson and Davidson counties, US-31A/41A (SR-11), (Nolensville Pike) from south of Burkitt Road to north of Mill Creek;

(953) Williamson and Rutherford counties, SR-96, from I-840 in Williamson County to Veterans Parkway;

(954) Wilson County, I-40, from SR-109 to I-840;

(955) Wilson County, I-40, from I-840 to US-70 (SR-26);

(956) Wilson County, I-40, new interchange at Central Pike (SR-265);

(957) Wilson County, SR-109, from north of US-70 (SR-24) to south of Dry Fork Creek;

(958) Wilson County, SR-141, (Hartsville Pike) from north of Lovers Lane to US-70 (SR-26);

(959) Wilson County, SR-141, (Hartsville Pike) from south of Spring Creek to north of Lovers Lane;

(960) Wilson County, SR-171, (Mt. Juliet Road) from Central Pike (SR-265) to Providence Way;

(961) Wilson County, US-70 (SR-24) (Lebanon Road) from Park Glen Drive to Bender's Ferry Road; and

(962) Wilson and Davidson counties, SR-265, (Central Pike) from Old Hickory Boulevard (SR-45) to Mt. Juliet Road (SR-171).

(c) The department of transportation may make recommendations in its annual transportation improvement program that projects be deleted from, added to, or modified in the list of projects identified in subsection (b).

(d) On or before July 1, 2018, and on or before each July 1 occurring thereafter, the department of transportation shall submit a report to the general assembly on the status of the projects listed in subsection (b), including at a minimum the following information for each project:

(1) The date on which engineering activities began, or are anticipated to begin, if known;

(2) The date on which right-of-way acquisition activities began, or are anticipated to begin, if known;

(3) The date on which construction activities began, or are anticipated to begin, if known; and

(4) The date on which construction was completed, as applicable.

(e) The report required under subsection (d) shall be supplemental to, and not in place of, any other report the department of transportation is required to submit to the general assembly on the status of highway projects.

SECTION 24. Tennessee Code Annotated, Title 67, Chapter 3, is amended by deleting part 10 in its entirety.

SECTION 25. Tennessee Code Annotated, Section 67-3-1102(a), is amended by deleting the language "at the rate of fourteen cents (14¢) a gallon";

and is further amended by adding the following language as a new sentence at the end of subsection (a):

The rate of the tax imposed by this section shall be:

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(1) On or after July 1, 2017, through June 30, 2018, seventeen cents (17¢) per gallon;

(2) On or after July 1, 2018, through June 30, 2019, nineteen cents (19¢) per gallon; and

(3) On or after July 1, 2019, twenty-two cents (22¢) per gallon.

SECTION 26. Tennessee Code Annotated, Section 67-3-1113(a), is amended by deleting the language "at the rate of thirteen cents (13¢) a gallon";

and is further amended by adding the following language as a new sentence at the end of subsection (a):

The rate of the tax imposed by this section shall be:

(1) On or after July 1, 2017, through June 30, 2018, sixteen cents (16¢) per gallon;

(2) On or after July 1, 2018, through June 30, 2019, eighteen cents (18¢) per gallon; and

(3) On or after July 1, 2019, twenty-one cents (21¢) per gallon.

SECTION 27. Tennessee Code Annotated, Title 67, Chapter 4, is amended by adding the following language as a new, appropriately designated Part 32:

**67-4-3201. Definitions.**

As used in this part:

(1) "Implementing agency" means any public transit agency, regional transportation authority created under title 64, chapter 8, or other local government department, agency, or designated entity that is responsible for planning or implementing a transit improvement program;

(2) "Local government" means:

(A) Any county in this state, including any county having a metropolitan or consolidated form of government, having a population in excess of one hundred twelve thousand (112,000), according to the 2010 federal census or any subsequent federal census; or

(B) Any city in this state having a population in excess of one hundred sixty-five thousand (165,000), according to the 2010 federal census or any subsequent federal census;

(3) "Public transit system" means any mass transit system intended for shared passenger transport services to the general public, together with any building, structure, appurtenance, utility, transport support facility, transport vehicles, service vehicles, parking facility, or any other facility, structure, vehicle, or property needed to operate the transportation facility or provide connectivity for the transportation facility to any other non-mass transit system transportation infrastructure, including, but not limited to, interstates, highways, roads, streets, alleys, and sidewalks;

(4) "Surcharge" means a tax, or combination of taxes, levied by a local government pursuant to this part; and

(5) "Transit improvement program" means a program consisting of specified public transit system projects and services.

**67-4-3202. Local Option Transit Surcharge.**

(a) A local government is authorized to levy a surcharge, for use in accordance with § 67-4-3205, on the same privileges subject to the taxes listed in subdivisions (a)(1)-(6), if the underlying local tax on such privileges is being collected at the time a transit improvement program is adopted in accordance with § 67-4-3206. Any surcharge shall be a separate charge in addition to the local taxes provided in subdivisions (a)(1)-(6). Notwithstanding, and in addition to, any other law authorizing a local government to impose a local privilege tax, and subject to the maximum rates or amounts provided in subdivision (g)(2), any surcharge levied pursuant to this part shall be limited to the following local privilege taxes:

(1) Local option sales and use tax, pursuant to chapter 6, part 7 of this title;

(2) Business tax, pursuant to the Business Tax Act, compiled in part 7 of this chapter;

(3) Motor vehicle tax, pursuant to title 5, chapter 8, part 1 or an applicable private act;

(4) Local rental car tax, pursuant to part 19 of this chapter;

(5) Tourist accommodation tax, pursuant to title 7, chapter 4, or hotel occupancy tax pursuant to part 14 of this chapter or an applicable private act; and

(6) Residential development tax, pursuant to the County Powers Relief Act, compiled in part 29 of this chapter.

(b) No surcharge under this part shall become effective unless approved by a majority of the number of registered voters of the local government voting in

an election on the question of whether the surcharge shall be levied, pursuant to the procedures in this subsection (b). Upon the adoption of a transit improvement program in accordance with § 67-4-3206, and receipt of a certified copy of the adopted ordinance or resolution regarding the program, the county election commission is directed to call an election to be held in accordance with § 2-3-204 to approve or reject the levy of the surcharge. An election to approve or reject the levy of the surcharge may be considered a general election for purposes of § 2-3-204(c), which shall be conducted as follows:

(1) The ballots used in the election shall have printed on them the surcharge and the brief summary of the transit improvement program from the ordinance or resolution adopted pursuant to § 67-4-3206, providing options to vote "FOR" or "AGAINST" the ordinance or resolution levying the surcharge, and the voters shall vote for or against approval of the ordinance or resolution;

(2) The votes cast shall be canvassed and the results proclaimed and certified by the county election commission to the local government's legislative body;

(3) The qualifications of voters shall be the same as those required for participation in general elections;

(4) All laws applicable to general elections shall apply to the determination of the approval or rejection of the surcharge; and

(5) If the majority of those voting in the election vote for the ordinance or resolution levying the surcharge, the ordinance or resolution shall be deemed to be approved on the date that the county election commission makes its official canvass of the election returns.

(c) No surcharge shall be collected until the first day of a month occurring at least sixty (60) days after the date of approval of the levy of the surcharge; provided, however, that such surcharge shall apply only to tax periods beginning on or after October 1, 2017. The local government shall furnish a certified copy of the adopted ordinance or resolution to the department of revenue within ten (10) days of the approval of the levy of the surcharge.

(d) Any surcharge levied pursuant to this part shall remain in effect until the occurrence of a specific date or condition of termination in the ordinance or resolution adopting the surcharge, or until the surcharge is repealed in the same manner as adopted under this part.

(e) If an election held pursuant to this part results in the rejection of the levy of the surcharge, a subsequent election regarding a surcharge authorized by this part may not be held for at least twelve (12) months from the date of the election.

(f) If a surcharge authorized by this part is ratified by a city that meets the definition of local government in § 67-4-3201 prior to adoption or ratification of a

surcharge by the county in which the city or town is located, the effectiveness of the city's surcharge shall be suspended for a period of forty (40) days beyond the date on which it would otherwise be effective. If during this forty-day period, the county legislative body adopts a resolution in accordance with § 67-4-3206, the effectiveness of the surcharge shall be further suspended until the referendum is held in accordance with this section. If the county surcharge is ratified, the city's surcharge shall be null and void. A city that meets the definition of local government in § 67-4-3201 shall not adopt a surcharge pursuant to this part if a county has adopted and is collecting a surcharge pursuant to this part.

(g)

(1) The rate of a surcharge for the local taxes provided in subdivisions (a)(1)-(6) shall not exceed the maximum rate or amount established in subdivision (g)(2) for the applicable surcharge. The maximum rate or amount of a surcharge shall be applied to the aggregate of all transit improvement programs adopted by a local government in accordance with § 67-4-3206 and no surcharge may be levied which shall cause the rate or amount of any surcharge to exceed the maximum rate or amount. A local government shall levy any surcharge up to the maximum rate or amount as provided in subdivision (g)(2) without affecting the available taxing authority and rates or amounts of local taxes listed in subdivisions (a)(1)-(6).

(2)

(A) No local government may levy a surcharge on the local option sales and use tax under subdivision (a)(1) that separately exceeds the maximum rate established for the applicable underlying local option sales and use tax.

(B) No local government may levy any combination of tourist accommodation taxes or fees pursuant to title 7, chapter 4, hotel occupancy taxes pursuant to part 14 of this chapter or an applicable private act, local tourism development zone business taxes pursuant to the Local Tourism Development Zone Business Tax Act, compiled in part 30 of this chapter, state sales and use taxes pursuant to chapter 6 of this title, local option sales and use taxes pursuant to chapter 6, part 7 of this title, or surcharges on any combination of tourist accommodation taxes or fees, hotel occupancy taxes, and local option sales and use taxes that under subdivisions (a)(1) and (a)(5) exceed a combined rate of twenty percent (20%) on hotels, motels, or other tourist accommodations subject to such taxes and surcharges.

(C) No local government may levy a surcharge on a business tax under subdivision (a)(2), a surcharge on a local rental car tax under subdivision (a)(4), or a surcharge on a residential development tax under subdivision (a)(6) that separately exceeds the rate of twenty percent (20%) of the current

applicable rate of the business tax, local rental car tax, or residential development tax.

(D) No local government may levy a combination of a motor vehicle tax and a surcharge on a motor vehicle tax that under subdivision (a)(3) exceeds a combined amount of two hundred dollars (\$200) on persons subject to such taxes and surcharges.

(h) Nothing in this part requires revenue from a surcharge levied pursuant to this part to be expended or distributed for school purposes.

**67-4-3203. Collection and Administration.**

(a) Any surcharge shall be levied, collected, and administered in the same manner as the applicable underlying local tax, and shall be subject to the same conditions, limitations, exemptions, credits, returns, and other requirements as are applicable to the underlying local tax.

(b) The taxpayer shall have the remedies applicable to the underlying local tax.

(c) Any penalty and interest applicable to the underlying local tax shall be applicable to the surcharge.

(d) For any surcharge that the department of revenue administers and collects, the department of revenue shall administer and collect the surcharge as follows:

(1) In collecting and administering a surcharge levied under this part, the commissioner of revenue shall have the same powers as the commissioner has in collecting and administering the underlying tax;

(2) The department shall remit the proceeds of the surcharge to the local government levying the surcharge, less an administrative fee of one and one hundred twenty-five thousandths percent (1.125%) to cover its expenses of administering the collection and remittance of the surcharge; and

(3) Upon any claim of illegal assessment or collection, the taxpayer shall have the remedies provided in § 67-1-1438, and chapter 1, part 18 of this title, it being the intention of the general assembly that the law which applies to the recovery of underlying taxes illegally assessed or collected be conformed to apply to the recovery of surcharges illegally assessed or collected under this part.

(e) Any surcharge on the business tax shall be applied to all persons subject to the tax and shall be calculated based on their applicable rates and classifications pursuant to § 67-4-709.

**67-4-3204. Local Option Sales and Use Tax.**

(a) Notwithstanding that a local government may levy a surcharge under this chapter on the local option sales and use tax pursuant to chapter 6, part 7 of this title for use in accordance with § 67-4-3205, and in addition to the exemptions authorized by § 67-4-3203(a), the following items shall be exempt from the surcharge:

(1) Water sold to or used by manufacturers and taxed at the state rate of one percent (1%) as authorized in § 67-6-206;

(2) Sales of tangible personal property to a common carrier for use outside the state;

(3) Video programming services as defined in § 67-6-102(97);

(4) Telecommunication services;

(5) Specified digital products as defined in § 67-6-102(86); and

(6) Sales of tangible personal property when obtained from any vending machine or device and taxed at the local rate of two and one quarter percent (2.25%) as authorized in § 67-6-702(h).

(b) Any surcharge on the local option sales and use tax shall apply only to the first one thousand six hundred dollars (\$1,600) on the sale or use of any single article of personal property as defined in § 67-6-702(d).

(c) Any surcharge on the local option sales and use tax shall not apply to sales made by dealers with no location in this state who choose to pay local tax pursuant to § 67-6-702(f) at the rate set forth in that section.

(d) Except as otherwise provided in subsection (a), any surcharge on the local option sales and use tax shall apply equally and uniformly to all sales of tangible personal property, services, and other items subject to the tax, and shall be subject to the same exemptions provided in chapter 6 of this title as are applicable to the tax.

**67-4-3205. Use of Surcharge Revenue.**

(a) Revenue from a surcharge must be used for costs associated with the planning, engineering, development, construction, implementation, administration, management, operation, and maintenance of public transit system projects that are part of a transit improvement program.

(b) Revenue from the surcharge may be:

(1) Combined with other funding generated by local, state, or federal governments from taxes, fees, or fares, and may be used to match state aid funds and federal grants;

(2) Combined with private monies where allowed by law and used as a public entity's share of costs associated with a public-private initiative entered into pursuant to Chapter 975 of the Public Acts of 2016;

(3) Pledged to the payment of bonds issued for the purposes of financing a transit improvement program in accordance with this part; and

(4) Directed or transferred to implementing agencies to carry out a transit improvement program.

(c) If either a transit improvement program or a public transit system project that is part of a transit improvement program becomes unfeasible, impossible, or not financially viable, the revenue from the surcharge for the transit improvement program may be directed to and utilized for a separate transit improvement program or public transit system project that:

(1) Has been approved by:

(A) The local government's legislative body, as required in § 67-4-3206(e)(1); and

(B) A majority of the number of registered voters of the local government voting in an election pursuant to the procedures in § 67-4-3202; and

(2) Otherwise meets the requirements of this part.

(d) The proceeds of any bonds issued for the purposes of financing a transit improvement program shall not be used for operations of any public transit system projects or services that are part of the program, and in no event, shall the credit of any local government be given or loaned to or in aid of any person, company, association, or corporation, within the meaning of the Constitution of Tennessee, Article II, § 29.

#### **67-4-3206. Adoption of Transit Improvement Programs.**

(a) Before a surcharge may be imposed, a transit improvement program shall be developed and adopted in accordance with this section.

(b) A transit improvement program must indicate and describe in reasonable detail the public transit system projects and services to be funded and implemented under the program.

(c) A transit improvement program must state:

(1) The type and rate of a surcharge that will provide funding to the program;

(2) When a surcharge will terminate or the date or conditions upon which the surcharge will be terminated or reduced;

(3) Any other sources of funding for the program;

(4) An estimate of the initial and recurring cost of the program;

(5) The implementing agencies responsible for carrying out the program; and

(6) The geographic location of the public transit system projects.

(d) Prior to adoption of a transit improvement program in accordance with subsection (e), a local government must:

(1) Solicit public comment regarding the transit improvement program;

(2) Make reasonable efforts to notify or coordinate with other local governments surrounding the local government that is considering adopting the transit improvement program; and

(3) Prepare a plan of financing that demonstrates a proposed transit improvement program's financial feasibility that includes the methodology and assumptions used in the financial forecasts and projections supporting the plan's analysis. The plan of financing shall include information on the amount of the transit improvement program's infrastructure to be financed through the issuance of bonds or other debt. The plan of financing's analysis will be based on forecasts and projections for at least a ten-year period after the planned inception date for the program. For the purposes of this section, "financial feasibility" means the transit improvement program is likely to be viable after taking into account the anticipated costs, risks, and liabilities of the transit improvement program, the anticipated revenue generated by the surcharge and transit improvement program, and the local government's financial position. A local government shall obtain a determination or opinion in accordance with the attestation standards from an independent certified public accounting firm that the assumptions in the local government's plan of financing provide a reasonable basis for the local government's forecast or projection given the hypothetical assumptions supporting its analysis that the proposed transit improvement program is financially feasible. Prior to obtaining the determination or opinion, the local government shall obtain approval from the comptroller of the treasury of the selection of the firm and the procedures to be used by the firm in making the determination or opinion. Upon approval of the firm and the procedures to be used by the firm by the comptroller of the treasury, the local government shall submit to the firm a plan of financing

for any of the projects or services to be provided as part of the transit improvement program. Other relevant information may be considered in making the determination or opinion required by this subdivision (d)(3). The local government shall publish the completed financial feasibility determination or opinion in its entirety with the plan of financing on its website as soon as practicable after completion.

(e)

(1) A transit improvement program is adopted if it is passed by ordinance or resolution by majority vote of the local government's legislative body.

(2) A copy of such ordinance or resolution must be provided to the department of revenue prior to the election on the question of whether the surcharge shall be levied.

(f) The ordinance or resolution must contain a brief summary of the transit improvement program for which revenue from the surcharge will be used, written in a clear and coherent manner using words with common everyday meanings, and not exceeding two hundred fifty (250) words in length, and must include the information listed in subsections (b) and (c). The brief summary shall be placed on the ballot pursuant to § 67-4-3202(b)(1).

(g) The financing and operations of a transit improvement program shall be accounted for in a manner approved by the comptroller of the treasury and in compliance with generally accepted accounting principles (GAAP). Nothing in this part limits the authority of the comptroller of the treasury to audit the revenues and expenditures of a transit improvement program, the financing or operations of a transit improvement program, and to charge a reasonable fee for its services.

SECTION 28. Tennessee Code Annotated, Section 67-4-2012, is amended by adding the following language as a new subsection (l):

(l)

(1) A taxpayer whose principal business in Tennessee is manufacturing may elect to apportion net earnings to this state by multiplying the earnings by a fraction, the numerator of which is the total receipts of the taxpayer in Tennessee during the taxable year and the denominator of which is the total receipts of the taxpayer from any location within or outside of the state during the taxable year.

(2) For purposes of this subsection (l), a taxpayer's principal business in Tennessee is manufacturing if more than fifty percent (50%) of the revenue derived from its activities in this state, excluding passive income, is from fabricating or processing tangible personal property for resale and consumption off the premises. For purposes of this subsection (l), "passive income" means dividend income, interest income,

income derived from the sale of securities, and income derived from the licensing or sale of patents, trademarks, tradenames, copyrights, know-how, or other intellectual property.

(3) To elect the method of apportionment provided in this subsection (l), the taxpayer shall notify the department of the election, in writing, on its return for the taxable year to which the election applies.

(4) Once a taxpayer elects the method of apportionment provided in this subsection (l), such election shall remain in effect for a minimum of five (5) tax years and thereafter until revoked. The taxpayer may revoke the election after the minimum period by notifying the department of the revocation, in writing, on its return for the first taxable year to which the revocation applies. A taxpayer that revokes the election shall not be permitted to newly elect the method of apportionment provided in this subsection (l) for a period of five (5) tax years, beginning with the tax year in which the taxpayer revoked the previous election.

SECTION 29. Tennessee Code Annotated, Section 67-4-2111, is amended by adding the following language as a new subsection (l):

(l)

(1) A taxpayer whose principal business in Tennessee is manufacturing may elect to apportion net worth to this state by multiplying such values by a fraction, the numerator of which is the total receipts of the taxpayer in Tennessee during the taxable year and the denominator of which is the total receipts of the taxpayer from any location within or outside of the state during the taxable year.

(2) For purposes of this subsection (l), a taxpayer's principal business in Tennessee is manufacturing if more than fifty percent (50%) of the revenue derived from its activities in this state, excluding passive income, is from fabricating or processing tangible personal property for resale and consumption off the premises. For purposes of this subsection (l), "passive income" means dividend income, interest income, income derived from the sale of securities, and income derived from the licensing or sale of patents, trademarks, tradenames, copyrights, know-how, or other intellectual property.

(3) To elect the method of apportionment provided in this subsection (l), the taxpayer shall notify the department of the election, in writing, on its return for the taxable year to which the election applies.

(4) Once a taxpayer elects the method of apportionment provided in this subsection (l), such election shall remain in effect for a minimum of five (5) tax years and thereafter until revoked. The taxpayer may revoke the election after the minimum period by notifying the department of the revocation, in writing, on its return for the first taxable year to which the revocation applies. A taxpayer that revokes the election shall not be

permitted to newly elect the method of apportionment provided in this subsection (l) for a period of five (5) tax years, beginning with the tax year in which the taxpayer revoked the previous election.

(5) Notwithstanding any other provision of law, prior to July 1, 2033, or any earlier date on which no bonds issued pursuant to title 9, chapter 9, and outstanding as of July 1, 2013, shall remain outstanding, this subsection (l) shall become operative only for such fiscal years as to which the state funding board shall have certified as provided by § 9-9-104(b).

SECTION 30. Tennessee Code Annotated, Section 67-6-228(a), is amended by deleting the language "five percent (5%)" and substituting instead the language "four percent (4%)".

SECTION 31. Tennessee Code Annotated, Section 67-5-702(a), is amended by deleting subdivision (3) and substituting instead the following:

(3)

(A) Such reimbursement shall be paid on the first twenty-seven thousand dollars (\$27,000), or such other amount as set forth in the general appropriations act or as adjusted pursuant to subdivision (a)(3)(B), of the full market value of such property.

(B) Beginning for tax year 2018, and each subsequent tax year, the amount on which reimbursement shall be paid under subdivision (a)(3)(A) shall be increased annually to reflect inflation, as measured by the United States bureau of labor statistics consumer price index for all urban consumers and shall be rounded to the nearest one hundred dollars (\$100). The comptroller of the treasury shall notify taxpayers of any change in dollar amounts made pursuant to this subdivision (a)(3)(B) and post the information in a readily identifiable location on the comptroller's website. The annual percentage changes used in this calculation shall be no less than zero percent (0%) and no more than three percent (3%).

SECTION 32. Tennessee Code Annotated, Section 67-5-702(b), is amended by deleting the language "twenty-three thousand five hundred dollars (\$23,500), or such other amount as set forth in the general appropriations act" and substituting instead the language "twenty-seven thousand dollars (\$27,000), or such other amount as set forth in the general appropriations act or as adjusted pursuant to subdivision (a)(3)(B)".

SECTION 33. Tennessee Code Annotated, Section 67-5-703(a), is amended by deleting subdivision (3) and substituting instead the following:

(3)

(A) Such reimbursement shall be paid on the first twenty seven thousand dollars (\$27,000), or such other amount as set forth in the

general appropriations act or as adjusted pursuant to subdivision (a)(3)(B), of the full market value of such property.

(B) Beginning for tax year 2018, and each subsequent tax year, the amount on which reimbursement shall be paid shall be increased annually to reflect inflation, as measured by the United States bureau of labor statistics consumer price index for all urban consumers and shall be rounded to the nearest one hundred dollars (\$100). The comptroller of the treasury shall notify taxpayers of any change in dollar amounts made pursuant to this subdivision (a)(3)(B) and post the information in a readily identifiable location on the comptroller's website. The annual percentage changes used in this calculation shall be no less than zero percent (0%) and no more than three percent (3%).

SECTION 34. Tennessee Code Annotated, Section 67-5-703(b), is amended by deleting the language "twenty-three thousand five hundred dollars (\$23,500), or such other amount as set forth in the general appropriations act" wherever it appears and substituting instead the language "twenty seven thousand dollars (\$27,000), or such other amount as set forth in the general appropriations act or as adjusted pursuant to subdivision (a)(3)(B)".

SECTION 35. Tennessee Code Annotated, Section 67-5-704(a), is amended by deleting subdivision (3) and substituting instead the following:

(3)

(A) Such reimbursement shall be paid on the first one hundred thirty-five thousand one hundred dollars (\$135,100), or such other amount as set forth in the general appropriations act or as adjusted pursuant to subdivision (a)(3)(B), of the full market value of such property.

(B) Beginning for tax year 2018, and each subsequent tax year, the amount on which reimbursement shall be paid shall be increased annually to reflect inflation, as measured by the United States bureau of labor statistics consumer price index for all urban consumers and shall be rounded to the nearest one hundred dollars (\$100). The comptroller of the treasury shall notify taxpayers of any change in dollar amounts made pursuant to this subdivision (a)(3)(B) and post the information in a readily identifiable location on the comptroller's website. The annual percentage changes used in this calculation shall be no less than zero percent (0%) and no more than three percent (3%).

SECTION 36. Tennessee Code Annotated, Section 67-5-704(a), is amended by deleting the language "one hundred thousand dollars (\$100,000)" in subdivisions (4) and (5) and substituting instead the language "one hundred thirty-five thousand one hundred dollars (\$135,100) or such other amount as adjusted pursuant to subdivision (a)(3)(B)".

SECTION 37. If any provision of this act or the application of any provision of this act to any person or circumstance is held invalid, the invalidity shall not affect other

provisions or applications of the act that can be given effect without the invalid provision or application, and to that end, the provisions of this act are declared to be severable.

SECTION 38. The headings to sections, chapters, and parts in this act are for reference purposes only and do not constitute a part of the law enacted by this act. However, the Tennessee Code Commission is requested to include the headings in any compilation or publication containing this act.

SECTION 39. Sections 1, 27, 37, and 38 of this act shall take effect upon becoming a law, the public welfare requiring it. Sections 13, 14, 15, 28, and 29 of this act shall take effect upon becoming a law, the public welfare requiring it, and shall apply to tax years beginning on or after January 1, 2017. All other sections of this act shall take effect July 1, 2017, the public welfare requiring it.

**Senate Amendment No. 4**

AMEND House Bill No. 534 by deleting the effective date section and substituting instead the following:

SECTION \_\_. Sections 1, 27, 35, and 36 of this act shall take effect upon becoming a law, the public welfare requiring it. Sections 13, 14, 15, 28, and 29 of this act shall take effect upon becoming a law, the public welfare requiring it, and shall apply to tax years beginning on or after January 1, 2017. All other sections of this act shall take effect July 1, 2017, the public welfare requiring it.

Rep. Lamberth moved the previous question, which motion failed by the following vote:

Ayes .....	60
Noes.....	32

Representatives voting aye were: Beck, Brooks H., Brooks K., Calfee, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hazlewood, Hicks, Holsclaw, Howell, Hulsey, Jernigan, Johnson, Jones, Lamberth, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Parkinson, Pitts, Ragan, Reedy, Sanderson, Sargent, Sexton C., Shaw, Staples, Swann, Thompson, Tillis, Travis, White D., White M., Whitson, Williams, Wirgau, Madam Speaker Harwell -- 60

Representatives voting no were: Akbari, Alexander, Butt, Byrd, Camper, Daniel, Hardaway, Hawk, Hill M., Hill T., Holt, Kane, Keisling, Kumar, Littleton, Love, Mitchell, Moody, Pody, Powell, Powers, Rogers, Rudd, Sherrell, Sparks, Stewart, Terry, Towns, Van Huss, Weaver, Windle, Zachary -- 32

**MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION**

After further discussion, Rep. Hazlewood moved the previous question, which motion failed by the following vote:

Ayes ..... 60  
Noes..... 32

Representatives voting aye were: Alexander, Brooks H., Brooks K., Calfee, Carr, Carter, Casada, Clemmons, Coley, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Forgety, Gant, Goins, Gravitt, Halford, Hazlewood, Hicks, Holsclaw, Howell, Hulsey, Jernigan, Johnson, Kumar, Lamberth, Lollar, Lynn, Marsh, McCormick, McDaniel, Miller, Parkinson, Pitts, Pody, Powers, Ragan, Reedy, Sanderson, Sargent, Sexton C., Shaw, Sparks, Staples, Swann, Thompson, Tillis, Towns, Travis, White D., White M., Whitson, Williams, Wirgau, Madam Speaker Harwell -- 60

Representatives voting no were: Akbari, Beck, Butt, Byrd, Camper, Cooper, Crawford, Fitzhugh, Gilmore, Hardaway, Hawk, Hill M., Hill T., Holt, Jones, Keisling, Love, Matheny, Matlock, Mitchell, Moody, Powell, Rogers, Rudd, Sherrell, Stewart, Terry, Turner, Van Huss, Weaver, Windle, Zachary -- 32

After further discussion, Rep. Marsh moved the previous question, which motion failed by the following vote:

Ayes ..... 58  
Noes..... 35

Representatives voting aye were: Akbari, Beck, Brooks H., Brooks K., Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Forgety, Gant, Gilmore, Gravitt, Halford, Hazlewood, Hicks, Holsclaw, Howell, Hulsey, Jernigan, Johnson, Kumar, Lamberth, Lollar, Love, Lynn, Marsh, McDaniel, Parkinson, Pitts, Pody, Ragan, Reedy, Sanderson, Sargent, Sexton C., Shaw, Sparks, Staples, Swann, Thompson, Tillis, Towns, Travis, White M., Whitson, Wirgau, Madam Speaker Harwell -- 58

Representatives voting no were: Alexander, Butt, Crawford, Favors, Fitzhugh, Goins, Hardaway, Hawk, Hill M., Hill T., Holt, Jones, Kane, Keisling, Littleton, Matheny, Matlock, McCormick, Miller, Mitchell, Moody, Powell, Powers, Rogers, Rudd, Sherrell, Stewart, Terry, Turner, Van Huss, Weaver, White D., Williams, Windle, Zachary -- 35

Rep. Terry moved to divide the question to concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 independently.

Rep. Terry withdrew the motion to divide the question.

Rep. Wirgau moved the previous question, which motion prevailed.

## MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION

Rep. Doss moved that the House concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 to **House Bill No. 534**, which motion prevailed by the following vote:

Ayes ..... 67  
Noes..... 21

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Gravitt, Halford, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jernigan, Johnson, Jones, Keisling, Lollar, Love, Lynn, Marsh, McCormick, McDaniel, Miller, Mitchell, Parkinson, Pitts, Powell, Powers, Ragan, Reedy, Sanderson, Sargent, Shaw, Staples, Stewart, Swann, Thompson, Tillis, Towns, Travis, Turner, White M., Whitson, Wirgau, Madam Speaker Harwell -- 67

Representatives voting no were: Butt, Crawford, Gant, Goins, Hardaway, Hawk, Holt, Kane, Lamberth, Matheny, Matlock, Moody, Pody, Rogers, Rudd, Sherrell, Van Huss, Weaver, White D., Windle, Zachary -- 21

A motion to reconsider was tabled.

### REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "not voting" on the motion to concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 to **House Bill No. 534** and have this statement entered in the Journal: Rep. Powers.

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "no" to "aye" on the motion to concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 to **House Bill No. 534** and have this statement entered in the Journal: Rep. Crawford.

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on the motion to concur in Senate Amendment No. 3, as amended, and Senate Amendment No. 4 to **House Bill No. 534** and have this statement entered in the Journal: Rep. Kumar.

### MESSAGE CALENDAR, CONTINUED

#### HOUSE ACTION ON SENATE AMENDMENTS

**\*House Bill No. 567** -- Probate Law - As introduced, revises various provisions relative to wills, trusts, and guardianship. - Amends TCA Title 30; Title 31; Title 32; Title 34 and Title 35. by \*Marsh, \*Ragan. (SB769 by \*Stevens)

#### Senate Amendment No. 1

AMEND House Bill No. 567 by deleting all language after the enacting clause and substituting instead the following:

1418

This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

SECTION 1. Tennessee Code Annotated, Section 30-2-307, is amended by adding the following new subsection:

If a claim filed against the decedent's estate is filed by a personal representative of the decedent's estate, the personal representative must provide the clerk of the court with the name and current mailing address of each residuary beneficiary of the decedent's estate at the time the claim is filed.

SECTION 2. Tennessee Code Annotated, Section 30-2-313, is amended by redesignating subsections (b) and (c) to be subsections (c) and (d), respectively, and adding the following as a new subsection (b):

If a personal representative of the decedent's estate files a claim against the estate of the decedent, the clerk of the court, within five (5) days after the filing of a claim and the entry thereof in the claim book as provided in § 30-2-312, shall give written notice to each residuary beneficiary of the decedent's estate of the filing of the claim, by mailing each a true and correct copy of the claim. The notice required by this subsection is in addition to the notice required to be given by subsection (a).

SECTION 3. Tennessee Code Annotated, Section 30-2-614(e), is amended by adding the following language to the beginning of the first sentence:

For a decedent dying before January 1, 2016,

SECTION 4. Tennessee Code Annotated, Section 30-2-713(c), is amended by deleting the subsection and substituting instead the following:

(c) The personal representative of an estate and trustees are authorized to enter into agreements with beneficiaries and with governmental authorities, agreeing to make distribution in accordance with this section for any purpose that they deem to be in the best interests of the estate, including the purpose of protecting and preserving the federal estate tax marital deduction for a decedent without regard to the decedent's date of death, or the state inheritance tax marital deduction for a decedent dying before January 1, 2016, as applicable to the estate. The guardian or conservator of a surviving beneficiary or the personal representative of a deceased beneficiary is empowered to enter into agreements pursuant to this subsection (c) for and on behalf of the beneficiary or deceased beneficiary.

SECTION 5. Tennessee Code Annotated, Section 30-4-103(5)(A), is amended by deleting the subdivision and substituting instead the following:

(A) The court may enter an order discharging the affiant and the sureties on the affiant's bond after the affiant files:

(i) An affidavit that each debt of the decedent is paid; and

(ii) For a decedent dying before January 1, 2016, either the tax receipt issued pursuant to § 67-8-420, or the certificate issued pursuant to § 67-8-409(f).

SECTION 6. Tennessee Code Annotated, Section 30-4-104(d), is amended by deleting the word "The" at the beginning of the subsection and by adding the following language to the beginning of the subsection:

For a decedent dying before January 1, 2016, the

SECTION 7. Tennessee Code Annotated, Section 31-1-103(c), is amended by deleting the second sentence and substituting instead the following:

Unless the donor of a gift or the creator of power has otherwise indicated in the document evidencing the gift or creating the power, the interest disclaimed passes to the donor or creator of the power.

SECTION 8. Tennessee Code Annotated, Section 31-1-106, is amended by deleting the section and substituting instead the following:

(a) For purposes of this section:

(1) "Disposition or appointment of property" includes a transfer of an item of property or any other benefit to a beneficiary designated in a governing instrument;

(2) "Felonious and intentional killing" or "feloniously and intentionally kills" includes the felonious and intentional act of conspiring with another to kill or procure the killing of an individual decedent;

(3) "Governing instrument" means a governing instrument executed by the decedent; and

(4) "Revocable," with respect to a disposition, appointment, provision, or nomination, means one (1) under which the decedent, at the time of or immediately before death, was alone empowered, by law or under the governing instrument, to cancel the designation in favor of the killer, whether or not the decedent was then empowered to designate himself or herself in place of his or her killer and whether or not the decedent then had capacity to exercise the power.

(b) An individual who feloniously and intentionally kills the decedent forfeits all benefits with respect to the decedent's estate, including an intestate share, an elective share, an omitted spouse's or child's share, a homestead allowance, exempt property, and a family allowance. If the decedent died intestate, the decedent's intestate estate passes as if the killer predeceased the decedent.

(c) The felonious and intentional killing of the decedent:

(1) Revokes any revocable:

(A) Disposition or appointment of property made by the decedent to the killer in a governing instrument;

(B) Provision in a governing instrument conferring a general or nongeneral power of appointment on the killer; and

(C) Nomination of the killer in a governing instrument to serve in any fiduciary or representative capacity, including a personal representative, executor, trustee, or agent; and

(2) Severs the interests of the decedent and killer in property held by the decedent and the killer at the time of the killing as joint tenants with the right of survivorship or as community property with the right of survivorship, transforming the interests of the decedent and killer into equal tenancies in common.

(d) A severance under subdivision (c)(2) does not affect a third-party interest in property acquired for value and in good faith reliance on an apparent title by survivorship of the killer, unless a writing declaring the severance has been noted, registered, filed, or recorded in records that are:

(1) Appropriate to the kind and location of the property;

(2) In the ordinary course of transactions involving the property;  
and

(3) Recorded as evidence of ownership.

(e) Provisions of a governing instrument are to be given effect as if the killer disclaimed all provisions revoked by this section or, in the case of a revoked nomination in a fiduciary or representative capacity, as if the killer predeceased the decedent.

(f) A wrongful acquisition of property or interest by a killer not covered by this section must be treated in accordance with the principle that a killer cannot profit from the killer's wrong.

(g) A judgment of conviction establishing criminal accountability for the felonious and intentional killing of the decedent is conclusive evidence that the individual is the decedent's killer for purposes of this section.

(h)

(1)

(A) Before the payor or other third party receives written notice of a claimed forfeiture or revocation under this section, the payor or other third party is not liable for having:

(i) Made a payment or transferred an item of property or any other benefit to a beneficiary designated in a governing instrument affected by an intentional and felonious killing; or

(ii) Taken any other action in good faith reliance on the validity of the governing instrument, upon request and satisfactory proof of the decedent's death.

(B) A payor or other third party is liable for a payment made or action taken after the payor or other third party received written notice sent pursuant to subdivision (h)(2)(A) of a claimed forfeiture or revocation under this section.

(2)

(A) Written notice of a claimed forfeiture or revocation under subdivision (h)(1) must be mailed to the payor's or other third party's main office or home by either:

(i) Registered or certified mail, return receipt requested; or (ii) Served upon the payor or other third party in the same manner as a summons in a civil action.

(B) Upon receipt of written notice of a claimed forfeiture or revocation under this section, a payor or other third party may pay any amount owed or transfer or deposit any item or property held by the payor to or with the court having jurisdiction of the probate proceeding relating to the decedent's estate, or if no proceedings have been commenced, to or with the court having jurisdiction of the probate proceeding relating to decedents' estates in the county of the decedent's residence.

(C) The court shall hold the funds or item of property and, upon its determination under this section, shall order disbursement in accordance with the court's determination.

(D) Payments, transfers, or deposits made to or with the court discharge the payor or other third party from all claims for the value of amounts paid to or items of property transferred to or deposited with the court.

(i)

(1)

(A) Except as otherwise provided in subdivision (i)(2), a person who purchases property for value and without notice, or who receives a payment or other item of property in partial or full satisfaction of a legally enforceable obligation, is not obligated under this section to return the payment, item of property, or benefit, and is not liable under this section for the amount of the payment or the value of the item of property or benefit.

(B) A person who, not for value, receives a payment, item of property, or any other benefit to which the person is not entitled under this section is obligated to return the payment or the value of the item of property or benefit to the person who is entitled to it under this section.

(2) If this section is preempted by federal law with respect to a payment, an item of property, or any other benefit covered by this section, a person who, not for value, receives the payment, item of property, or any other benefit to which the person is not entitled under this section is obligated to return the payment, item of property, or benefit, or is personally liable for the amount of the payment or the value of the item of property or benefit, to the person who would have been entitled to it as if this section was not preempted.

SECTION 9. Tennessee Code Annotated, Section 31-2-105, is amended by deleting the section and substituting instead the following:

(a) If, for purposes of inheritance under a will or trust or by intestate succession or contract, a relationship of parent and child must be established to determine succession by, through, or from a person:

(1) An adopted person is the child of an adopting parent and not of the natural parents, except that adoption of a child by the spouse of a natural parent has no effect on the relationship between the child and that natural parent; and

(2) In cases not covered by subdivision (a)(1), a person born out of wedlock is a child of the mother. That person is also a child of the father, if:

(A) The natural parents participated in a marriage ceremony before or after the birth of the child, even though the attempted marriage is void; or

(B)

(i) The paternity is established by adjudication before the death of the father or is established thereafter by clear and convincing proof, but only if an assertion of paternity is made that seeks the adjudication within the earlier of:

(a) The period prescribed in the notice published or posted in accordance with § 30-2-306; or

(b) One (1) year after the father's death.

(ii) The paternity established under this subdivision (a)(2)(B) is ineffective to qualify the father or the father's kindred to inherit from or through the child unless the father has openly treated the child as the father's, and has not refused to support the child.

(b) In no event is a parent permitted to inherit through intestate succession or under a will or trust or by contract until all child support arrearages together with any interest owed, at the legal rate of interest computed from the date each payment was due, have been paid in full to the parent ordered to receive support or to the parent's estate if deceased.

(c) Nothing in this section prevents a child from inheriting from a parent through intestate succession.

SECTION 10. Tennessee Code Annotated, Section 32-3-108(b) is amended by deleting the language "This" at the beginning of the first sentence of the subsection and adding the language to the beginning of the first sentence "For a decedent dying before January 1, 2016, this".

SECTION 11. Tennessee Code Annotated, Title 32, Chapter 3, Part 1, is amended by adding the following new section:

(a)

(1) Notwithstanding the requirements of a holographic will, a will may refer to a written statement or list to dispose of items of tangible personal property not otherwise specifically disposed of by the will, other than money, evidences of indebtedness, documents of title, securities, and property used in a trade or business.

(2) To be admissible under this section as evidence of the intended disposition, the writing:

(A) Must:

(i) Be either in the handwriting of the testator or signed by the testator;

(ii) Be dated; and

(iii) Describe the items and the devisees with reasonable certainty;

(B) May be prepared before or after the execution of the will;

(C) May be altered by the testator after its preparation, provided that the testator signs and dates the alteration; and

(D) May be a writing that has no significance apart from its effect upon the dispositions made by the will.

(3) If more than one (1) otherwise effective writings exist or a single writing contains properly signed and dated alterations, the provisions of the most recent writing or alteration revoke any inconsistent provisions of all prior writing.

(b) A personal representative is not liable for any distribution of tangible personal property to the apparent devisee under the testator's will without actual knowledge of the written statement or list, as described in subsection (a), and the personal representative has no duty to recover property distributed without knowledge of the written statement or list.

(c) If the writing is admitted to the probate proceeding as permitted in subsection (a), the recipient or recipients of items distributed in accordance with the written list or statement shall file a receipt for the item or items received in accordance with § 30-2-707.

SECTION 12. Tennessee Code Annotated, Section 34-1-117(f), is amended by deleting the language "14" and substituting instead the language "8".

SECTION 13. Tennessee Code Annotated, Section 35-15-402, is amended by adding the following subsection:

(d) A lifetime trust is valid as to any assets held by the trust to the extent the assets have been transferred to the trust. For purposes of this subsection (d):

(1) Assets capable of registration, such as real estate, stocks, bonds, bank and brokerage accounts, and the like, are transferred to the trust through the recording of the deed or the completion of registration of the asset in the name of the trust or trustee. Assets that are capable of registration are not transferred to the trust through only a recital of assignment, holding, or receipt in the trust instrument; and

(2) Assets not capable of registration, are transferred to the trust through a recital of assignment describing the asset with particularity in the trust instrument.

SECTION 14. Tennessee Code Annotated, Section 35-15-1005, is amended by deleting the section and substituting instead the following:

(a) A beneficiary, trustee, trust advisor, or trust protector shall not commence a proceeding against a trustee, former trustee, trust advisor, or trust protector for breach of trust more than one (1) year after the earlier of:

(1) The date the beneficiary, trustee, trust advisor, or trust protector or a representative of the beneficiary, trustee, trust advisor, or trust protector was sent information that adequately disclosed facts indicating the existence of a potential claim for breach of trust; or

(2) The date the beneficiary, trustee, trust advisor, or trust protector or a representative of the beneficiary, trustee, trust advisor, or trust protector possessed actual knowledge of facts indicating the existence of a potential claim for breach of trust.

(b) For purposes of this section, facts indicate the existence of a potential claim for breach of trust if the facts provide sufficient information to enable the beneficiary; trustee; trust advisor; trust protector; or the representative of the beneficiary, trustee, trust advisor, or trust protector to have actual knowledge of the potential claim, or have sufficient information to be presumed to know of the potential claim or to know that an additional inquiry is necessary to determine whether there is a potential claim.

(c) If subsection (a) does not apply, a judicial proceeding against a trustee, former trustee, trust advisor, or trust protector for breach of trust must be commenced within three (3) years after the first to occur of:

(1) The removal, resignation, or death of the trustee, former trustee, trust advisor, or trust protector;

(2) The termination of the beneficiary's interest in the trust; or

(3) The termination of the trust.

(d) Notwithstanding subsections (a)-(c), no trustee, trust advisor, or trust protector may commence a proceeding against a trustee or a former trustee if, under subsection (a), (b), or (c), none of the beneficiaries would be entitled to commence a proceeding against a trustee or a former trustee for a breach of trust.

SECTION 15. Tennessee Code Annotated, Section 30-2-312, is amended by adding the following sentence at the end of the section:

If notice is required to be given to the residuary beneficiary or beneficiaries of the decedent's estate as required by § 30-2-313(b), the claimant shall pay to the clerk on the filing of the claim the fee provided by § 8-21-401(c)(9) for each residuary beneficiary to whom notice is to be given.

SECTION 16. Sections 3, 4, 5, 6, and 10 shall take effect January 1, 2017, the public welfare requiring it. All other sections shall take effect July 1, 2017, the public welfare requiring it.

Rep. Marsh moved that the House concur in Senate Amendment No. 1 to **House Bill No. 567**, which motion prevailed by the following vote:

Ayes ..... 87  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Lamberth, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 87

A motion to reconsider was tabled.

#### HOUSE ACTION ON SENATE AMENDMENTS

**\*House Bill No. 589** -- Taxes, Hotel Motel - As introduced, clarifies that a municipality may adopt more than one ordinance to impose a hotel tax if the aggregate total tax does not exceed 5 percent. - Amends TCA Title 67, Chapter 4, Part 14. by \*Akbari, \*White M, \*Cooper, \*Camper. (SB875 by \*Harris)

#### Senate Amendment No. 1

AMEND House Bill No. 589 by deleting Section 1 and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 67-4-1402(a), is amended by designating the existing language as subdivision (a)(1) and adding the following as a new subdivision (a)(2):

(2) Notwithstanding subdivision (a)(1), a municipality with a population of more than six hundred ten thousand (610,000), according to the 2010 federal census or any subsequent federal census, is authorized to levy by one (1) or more ordinances a privilege tax upon the privilege of occupancy in any hotel of each transient in an amount not to exceed an aggregate of five percent (5%) of the consideration charged by the operator.

Rep. Akbari moved that the House concur in Senate Amendment No. 1 to **House Bill No. 589**, which motion prevailed by the following vote:

Ayes .....	72
Noes.....	8
Present and not voting.....	3

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Curcio, Doss, Eldridge, Faison, Farmer, Favors, Forgety, Gilmore, Goins, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Lamberth, Littleton, Lollar, Matheny, Matlock, McCormick, McDaniel, Miller, Pitts, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Wirgau, Madam Speaker Harwell -- 72

Representatives voting no were: Daniel, Dunn, Halford, Holt, Moody, Pody, Powell, Windle -- 8

Representatives present and not voting were: Lynn, Rudd, Sparks -- 3

A motion to reconsider was tabled.

#### HOUSE ACTION ON SENATE AMENDMENTS

**House Bill No. 615** -- Child Abuse - As introduced, adds the commission of trafficking for commercial sex act to the definitions of child sexual abuse and severe child abuse. - Amends TCA Title 37, Chapter 1, Part 1 and Title 37, Chapter 1, Part 6. by \*Coley, \*Moody, \*Littleton, \*Favors, \*Thompson, \*White M, \*Hardaway. (\*SB553 by \*Ketron, \*Bowling, \*Jackson, \*Overbey, \*Roberts, \*Tate)

#### Senate Amendment No. 1

AMEND House Bill No. 615 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 37-1-102(b)(22)(C), is amended by deleting the subdivision in its entirety and substituting instead the following language:

The commission of any act towards the child prohibited by § 39-13-309, §§ 39-13-502 - 39-13-504, § 39-13-515, § 39-13-522, § 39-15-302, § 39-15-402, or § 39-17-1005 or the knowing failure to protect the child from the commission of any such act towards the child; or

SECTION 2. Tennessee Code Annotated, Section 37-1-102(b)(4), is amended by deleting the second sentence of the subdivision and substituting instead the following:

"Caregiver" may also include a person who has allegedly used the child for the purpose of commercial sexual exploitation of a minor or trafficking a minor for a commercial sex act, including, but not limited to, as a trafficker.

SECTION 3. Tennessee Code Annotated, Section 37-1-602(a)(3)(C), is amended by adding the following language as a new subdivision:

(vii) The commission of any act towards the child prohibited by § 39-13-309; and

SECTION 4. This act shall take effect July 1, 2017, the public welfare requiring it.

Rep. Littleton moved that the House concur in Senate Amendment No. 1 to **House Bill No. 615**, which motion prevailed by the following vote:

Ayes ..... 91  
Noes..... 0

Representatives voting aye were: Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Gilmore, Goins, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Ragan, Reedy, Rogers, Rudd, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 91

A motion to reconsider was tabled.

#### HOUSE ACTION ON SENATE AMENDMENTS

**\*House Bill No. 671** -- Election Laws - As introduced, authorizes certain members of a board of public utilities to serve as a member of a county election commission; prescribes the process for certifying new voting systems for use in this state. - Amends TCA Section 2-1-112 and Section 2-9-117. by \*Carr . (SB925 by \*Ketrn, \*Yager)

Rep. Carr moved that the House refuse to recede from its action in nonconcurring in Senate Amendment No. 3 to **House Bill No. 671**, which motion prevailed.

**CONFERENCE COMMITTEE APPOINTED  
ON HOUSE BILL NO. 671**

Pursuant to **Rule No. 73**, Representative Carr moved that the Speaker appoint a Committee of the House to meet with a like Committee of the Senate to resolve the differences between the two bodies on House Bill No. 671, which motion prevailed.

The Speaker appointed Representatives Carr, Pody and Cooper as the House members of the Conference Committee on House Bill No. 671.

**HOUSE ACTION ON SENATE AMENDMENTS**

**\*House Bill No. 1199** -- Election Laws - As introduced, prohibits state or local governments from regulating the shape and quantity of political signs placed on private property; prohibits homeowners associations from prospectively prohibiting by contract or covenant the placement of political signs by an owner or lawful resident of the association. - Amends TCA Title 2 and Title 66. by \*Rudd, \*Holt, \*Beck, \*Rogers, \*Pitts, \*Byrd, \*Powers, \*Alexander, \*Gravitt, \*VanHuss, \*Sparks, \*Casada, \*Carter, \*Howell. (SB1089 by \*Ketron, \*Harris)

**Senate Amendment No. 1**

AMEND House Bill No. 1199 by deleting the preamble and by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 2, Chapter 7, is amended by adding the following language as a new section:

(a) This section shall be known and may be cited as the "Tennessee Freedom of Speech Act."

(b) Notwithstanding any law to the contrary, during the period beginning sixty (60) days before a general election until the day after the next subsequent general election:

(1) This state, a local government, or any other political subdivision of this state:

(A) Shall not regulate the shape or quantity of political or campaign posters or signs placed on private property that is located more than one hundred feet (100') from a polling place if the signs or posters are placed on the property by the owner of the property or any lawful resident of a residence on the property;

(B) May prohibit, notwithstanding subdivision (b)(1)(A), any political or campaign poster or sign covered by this section from exceeding:

(i) For commercial property, thirty-two square feet (32 sq. ft.) in size; and

(ii) For residential property, sixteen square feet (16 sq. ft.) in size; and

(C) Notwithstanding subdivision (b)(1)(A), may adopt reasonable restrictions limiting the number of political campaign signs or posters that may be placed on property; provided, that such restrictions authorize an owner or resident to place at least one (1) poster or sign on the property per candidate, issue, or subject; and

(2) A homeowners' association shall not, by covenant, condition, restriction, or rule, prohibit the display of political or campaign posters or signs placed on private property by the owner of the property or any lawful resident of a residence on the property. A homeowners' association may adopt reasonable covenants, conditions, restrictions, or rules with respect to the placement of political or campaign posters or signs placed on homeowner association common space and private property maintained by the owner or resident, including limiting the size of campaign posters or signs in those common and private property areas to four square feet (4 sq. ft.).

(c) A lessor of residential property may require a lessee to obtain the written permission of the lessor prior to placing any political or campaign posters or signs on such residential property. Any such requirement must be included in the lease or rental agreement.

SECTION 2. This act applies to any clause, covenant, condition, restriction, or rule contained in any agreement or contract between a homeowners' association and property owner or between a lessor and lessee executed or modified after the effective date of this act.

SECTION 3. This act shall take effect on July 1, 2017, the public welfare requiring it.

Rep. Rudd moved that the House concur in Senate Amendment No. 1 to **House Bill No. 1199**, which motion prevailed by the following vote:

Ayes .....	74
Noes.....	10
Present and not voting.....	2

Representatives voting aye were: Alexander, Beck, Brooks H., Butt, Byrd, Calfee, Carr, Carter, Casada, Clemmons, Coley, Cooper, Crawford, Curcio, Doss, Eldridge, Faison, Farmer,

## MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION

Favors, Forgety, Gilmore, Goins, Halford, Hawk, Hazlewood, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Rudd, Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Madam Speaker Harwell -- 74

Representatives voting no were: Brooks K., Gant, Hicks, Lamberth, McCormick, Sanderson, Sargent, Sexton C., Whitson, Zachary -- 10

Representatives present and not voting were: Dunn, Windle -- 2

A motion to reconsider was tabled.

### REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on the motion to concur in Senate Amendment No. 1 to **House Bill No. 1199** and have this statement entered in the Journal: Rep. Daniel.

### UNFINISHED BUSINESS

#### RULES SUSPENDED

Rep. Casada moved that the rules be suspended in order to allow **House Bills Nos. 1441, 1444, 1445, 1446** and **1452** to be heard in the Local Government Committee this week, which motion prevailed.

### NOTICE TO ACT ON SENATE MESSAGE

Pursuant to **Rule No. 59**, notice was given that the following measure from the Senate would be considered on April 26, 2017:

**House Bill No. 275:** by Rep. McCormick

**House Bill No. 768:** by Rep. Howell

**House Bill No. 404:** by Rep. Littleton

**House Bill No. 344:** by Rep. Terry

**House Bill No. 439:** by Rep. Ragan

#### RULES SUSPENDED

On motion of Representative Casada, the following rules were suspended for the remainder of the 2017 Legislative Session:

1432

This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

## MONDAY, APRIL 24, 2017 -- TWENTY-NINTH LEGISLATIVE DAY UNOFFICIAL VERSION

Suspend **Rule No. 17**: so that all congratulatory and memorializing resolutions can be placed directly on the next Consent Calendar.

Suspend **Rule No. 49**: the 48-hour rule so that all bills moved from Calendar and Rules can be set on the next floor Calendar.

Suspend **Rule No. 49**: the 25 bill limit rule so that more than 25 bills may be placed on the Calendar for final consideration on any one day.

Suspend **Rule No. 50**: the 72-hour rule for posting the Consent Calendar, so that local bills and other bills and resolutions coming out of Calendar and Rules can be placed on the next Consent Calendar on a daily basis.

Suspend **Rule No. 59**: notice provisions so that all bills from the Senate with messages can be announced and/or automatically placed on the next Message Calendar.

Suspend **Rule No. 60**: so that notice of proposed amendments may be given until the start of Session on the day of consideration.

Suspend **Rule No. 67**: so that committee and subcommittee meetings can be held at times other than those specified in the House Weekly Schedule and with less than 72 hours notice.

Suspend **Rule No. 71**: the 24-hour rule requiring all amendments to be available to members 24 hours before consideration on the floor.

Suspend **Rule No. 75**: meeting time provision so that session can meet hours other than 9:00 a.m. to 12 noon and 2:00 p.m. to 7:00 p.m.

Suspend **Rule No. 83(1)**: so that all bills reported out of subcommittee can be heard on the next full committee calendar without waiting a week.

Suspend **Rule No. 83(1)**: so that all bills reported out of committee can be heard in the next committee or subcommittee without waiting a week.

Suspend **Rule No. 83(1)**: so that items in committee and subcommittee can be placed on the next calendar notwithstanding the Wednesday 3:30 deadline for placing bills on notice.

### BILL RE-REFERRED

Rep. Casada moved that **House Bill No. 474** be re-referred to the Local Government Committee, which motion prevailed.

### RULES SUSPENDED

Rep. Swann moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 420 out of order, which motion prevailed.

**House Joint Resolution No. 420** -- Memorials, Recognition - Chilhowee View Community Center, 30th anniversary. by \*Swann.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Swann, the resolution was adopted.

A motion to reconsider was tabled.

### **BILLS WITHDRAWN**

On motion of Rep. McCormick, **House Bill No. 169** was recalled from the Finance, Ways & Means Committee and withdrawn from the House.

On motion of Rep. McCormick, **House Bill No. 172** was recalled from the Local Government Committee and withdrawn from the House.

On motion of Rep. McCormick, **House Bill No. 497** was recalled from the Business and Utilities Committee and withdrawn from the House.

On motion of Rep. McCormick, **House Bill No. 1105** was recalled from the State Government Committee and withdrawn from the House.

On motion of Rep. K. Brooks, **House Bill No. 703** was recalled from the Finance, Ways & Means Committee and withdrawn from the House.

### **SPONSORS ADDED**

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

**House Bill No. 11** Reps. Holt and Holsclaw as prime sponsors.

**House Bill No. 20** Rep. Whitson as prime sponsor.

**House Bill No. 41** Reps. K. Brooks, Gant, Zachary and Swann as prime sponsors.

**House Bill No. 727** Reps. Howell, Wirgau, Whitson, Thompson, Hardaway, Sherrell, Turner, Lamberth, Carr, Sanderson, Holsclaw, Camper, Miller, McCormick, D. White, Shaw, Staples, Powell, Hazlewood, Sargent, Faison, Doss, Farmer, Lynn, Williams, Eldridge, Van Huss, Gant, Zachary, M. Hill, Crawford, Holt, Windle, Halford, K. Brooks, Tillis, Matlock, Hawk, Matheny, Powers, Sparks, Towns, Byrd, Clemmons, Littleton, Travis, T. Hill, Calfee, Gravitt, Beck, Weaver, Goins, Rogers, Reedy, Moody, Marsh, Terry, Rudd, Alexander, Kumar, Gilmore, Cooper, Akbari, Hicks, Hulsey, Lollar, Coley, Daniel, Butt, McDaniel, Stewart, Curcio, Ragan, Jernigan, Johnson, C. Sexton, Parkinson, Casada, Carter and Fitzhugh as prime sponsors.

**House Bill No. 770** Reps. Clemmons, Miller, Jones, Powell, Staples, Fitzhugh, Stewart, Pitts, Beck, Akbari, Turner, Shaw, Towns, Cooper, Mitchell and Thompson as prime sponsors.

**House Bill No. 979** Rep. Daniel as prime sponsor.

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 442, 458, 511, 704, 845, 1012, 1060 and 1267; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1302; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**Senate Bill No. 1302** -- Child Abuse - As introduced, requires the department of children's services to develop instructional guidelines for child safety training programs for members of professions that frequently deal with children who may be at risk of abuse; requires certain licensing boards to create child safety training programs; requires certain professionals to complete the appropriate child safety training program prior to license renewal. - Amends TCA Title 37, Chapter 1, Part 4; Title 49, Chapter 5, Part 1; Title 63, Chapter 23; Title 63, Chapter 6, Part 2; Title 63, Chapter 7, Part 1 and Title 63, Chapter 9. by \*Harris. (\*HB1337 by \*Hardaway, \*Akbari, \*Camper, \*Cooper, \*Favors, \*Jones, \*Hazlewood, \*Stewart, \*Casada, \*White M, \*Moody)

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to return to the House, House Bill No. 322; substituted for Senate Bill on same subject and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, HB752 the Senate refused to recede from its action in adopting Senate amendment number one.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to return to the House, House Bills Nos. 64, 78, 166, 276, 1017 and 1287; substituted for Senate Bills on same subjects and passed by the Senate.

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This is a draft version of the House Journal and is to be considered UNOFFICIAL. It will become the official record of the House after it has been adopted by the House.

RUSSELL A. HUMPHREY, Chief Clerk

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 310, 414, 554, 631, 820, 1016, 1342 and 1362; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**\*Senate Bill No. 310** -- Criminal Offenses - As introduced, expands the offense of child endangerment to include knowingly exposing a child to or failing to protect a child from abuse or neglect resulting in imminent danger to the child; defines imminent danger as the existence of any condition or practice that could reasonably be expected to cause death or serious bodily injury. - Amends TCA Title 39, Chapter 15, Part 4. by \*Lundberg. (HB403 by \*Hicks)

**\*Senate Bill No. 414** -- Private Investigators - As introduced, exempts persons who conduct background investigations solely for employment screening purposes from the licensure requirements for private investigators. - Amends TCA Title 4, Chapter 21, Part 4; Title 38; Title 47, Chapter 18, Part 17 and Title 62, Chapter 26. by \*Lundberg. (HB778 by \*Hulse)

**Senate Bill No. 554** -- Child Custody and Support - As introduced, changes standard for when a court may terminate parental rights to a child who was conceived as the result of the parent's rape of the mother from a criminal conviction to clear and convincing evidence that the rape occurred. - Amends TCA Title 36, Chapter 1, Part 1. by \*Ketron. (\*HB349 by \*Farmer)

**\*Senate Bill No. 631** -- Education, Curriculum - As introduced, requires students to complete one year of instruction in American government and one year of instruction in Tennessee history between grades 7 and 12 to receive a high school diploma, with various exceptions. - Amends TCA Title 49, Chapter 6. by \*Haile, \*Crowe. (HB727 by \*Swann)

**Senate Bill No. 820** -- Professions and Occupations - As introduced, authorizes the department of commerce and insurance to consider certain criminal convictions by members of entities and organizations applying for scrap metal dealer registration in determining approval of such registration; exempts employees and agents of licensed scrap metal dealers from registration. - Amends TCA Title 62, Chapter 9. by \*Southerland, \*Bailey. (\*HB753 by \*Goins, \*Matheny)

**Senate Bill No. 1016** -- Coroners - As introduced, removes the Tennessee medical examiner advisory council from its wind down period so it will not terminate on June 30, 2017; extends council to June 30, 2018; renames and restructures the council into a 21-member body with broad authority to disapprove administrative action and legislative proposals affecting medical examiners from department of health and state chief medical examiner. - Amends TCA Title 4, Chapter 29, Part 2 and Title 38, Chapter 7, Part 2. by \*Gardenhire. (\*HB1027 by \*Love)

**Senate Bill No. 1342** -- Sentencing - As introduced, creates an enhancement factor, by which the defendant's sentence can be increased, where the defendant is convicted of committing a violent offense against a uniformed law enforcement officer or uniformed member of the military or national guard and the defendant intentionally selected the victim because of

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the victim's status as a law enforcement officer or service member. - Amends TCA Title 39 and Title 40. by \*Bailey. (\*HB835 by \*DeBerry)

**Senate Bill No. 1362** -- Industrial Development - As introduced, authorizes an industrial development corporation to enter into a payment in lieu of ad valorem tax agreement or lease for a period of more than five years under certain conditions. - Amends TCA Title 7, Chapter 53, Part 3. by \*Bailey. (\*HB1223 by \*Hicks)

**SIGNED**  
**April 24, 2017**

The Speaker announced that she had signed the following: House Bills Nos. 44, 315, 434, 528, 584, 649, 672, 686, 689, 762, 781, 782, 844, 903, 931, 1384, 1416, 1423, 1425 and 1429.

GREG GLASS, Chief Engrossing Clerk

**MESSAGE FROM THE SENATE**  
**April 24, 2017**

MADAM SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 100, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341 and 343; concurred in by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

**ROLL CALL**

The roll call was taken with the following results:

Present..... 90

Representatives present were Akbari, Alexander, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Clemmons, Coley, Cooper, Crawford, Curcio, Daniel, Doss, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gant, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Sherrell, Sparks, Staples, Stewart, Swann, Terry, Thompson, Tillis, Towns, Travis, Turner, Van Huss, Weaver, White M., Whitson, Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 90

**RECESS**

On motion of Rep. Casada, the House stood in recess until 9:00 a.m., Wednesday, April 26, 2017.

